

person shall by suit have established his right of succession to such office. The Manager so appointed by the Civil Court shall have, and shall exercise all the powers which, under this or any other Act, the former Trustee, Manager or Superintendent in whose place such Manager is appointed by the Court had, or could exercise, in relation to such Mosque, Temple, or religious establishment, or the property belonging thereto.

VI. The rights, powers and responsibilities of every Trustee, Manager, or Superintendent to whom the land and other property of any Mosque, Temple, or other religious establishment is transferred in the manner prescribed in Section IV of this Act, as well as the conditions of their appointment, election, and removal, shall be the same as if this Act had not been passed, except in respect of the liability to be sued under this Act, and except in respect of the authority of the Board of Revenue and local Agents, given by the Regulations hereby repealed, over such Mosque, Temple, or religious establishment, and over such Trustee, Manager, or Superintendent, which authority is hereby determined and repealed. All the powers which might be exercised by any Board or local Agent for the recovery of the rent of land or other property transferred under the said Section IV of this Act may, from the date of such transfer, be exercised by any Trustee, Manager, or Superintendent to whom such transfer is made.

VII. In all cases described in Section III of this Act, the local Government shall once for all appoint one or more Committees in every Division or District to take the place, and to exercise the powers, of the Board of Revenue and the local Agents, under the Regulations hereby repealed. Such Committee shall consist of three or more persons, and shall perform all the duties imposed on such Board and local Agents, except in respect of any property which is specially provided for under Section XXI of this Act.

VIII. The Members of the said Committee shall be appointed from among persons professing the religion for the purposes of which the Mosque, Temple, or other religious establishment was founded, or is now maintained, and in accordance, so far as can be ascertained, with the general wishes of those who are interested in the maintenance of such Mosque, Temple, or other religious establishment. The appointment of the Committee shall be notified in the Official Gazette. In order to ascertain the general wishes of such persons in respect of such appointment, the local Government may cause an election to be held under such Rules (not inconsistent with the provisions of this Act) as shall be framed by such local Government.

IX. Every Member of a Committee appointed as above shall hold his office for life, unless removed for misconduct or unfitness, and no such Member shall be removed except by an order of the Civil Court as hereinafter provided.

X. Whenever any vacancy shall occur among the Members of a Committee appointed as above, a new Member shall be elected to fill the vacancy by the persons interested as above provided. The remaining Members of the Committee shall, as soon as possible, give public notice of such vacancy, and shall fix a day which shall not be later than three months from the date of such vacancy, for an election of a new Member by the persons interested as above provided, under Rules for elections which shall be framed by the local Government; and whoever shall be then elected under the said Rules shall be a Member of the Committee to fill such vacancy. If any vacancy as aforesaid shall not be filled up by such election as aforesaid within three months after it has occurred, the Civil Court, on the application of any person whatever, may appoint a person to fill the vacancy, or may order that the vacancy be forthwith filled up by the remaining Members of the Committee, with which order it shall then be the duty of such remaining Members to comply, and if this order be not complied with, the Civil Court may appoint a Member to fill the said vacancy.

XI. No Member of a Committee appointed under this Act shall be capable of being or shall act also as a Trustee, Manager or Superintendent of the Mosque, Temple or other religious establishment for the management of which such Committee shall have been appointed.

XII. Immediately on the appointment of a Committee as above provided, for the superintendence of any such Mosque, Temple, or religious establishment, and for the management of its affairs, the Board of Revenue, or the local Agents acting under the authority of the said Board, shall transfer to such Committee all landed or other property which, at the time of appointment, shall be under the superintendence or in the possession of the said Board or local Agents, and belonging to the said religious establishment, except as is hereinafter provided for, and thereupon the powers and responsibilities of the Board and the local Agents in respect to such Mosque, Temple, or religious establishment, and to all land and other property so transferred except as above, and except as regards acts done and liabilities incurred by the said Board or Agents previous to such transfer, shall cease and determine. All the powers which might be exercised by any Board or local Agent for the recovery of the rent of land or other property transferred under this Section may from the date of such transfer be exercised by such Committee to whom such transfer is made.

XIII. It shall be the duty of every Trustee, Manager, and Superintendent of a Mosque, Temple or religious establishment to which the provisions of this Act shall apply, to keep regular accounts of his receipts and disbursements in respect of the endowments and expenses of such Mosque, Temple or other religious establishment, and it shall be the duty of every Committee of management appointed or acting under the authority of this Act, to require

Provision for filling up vacancies.

No Member of a Committee to be Trustee, &c., of the Mosque, &c., under charge of such Committee.

On appointment of Committee, Board and Local Agents to transfer property.

Accounts of receipts and disbursements.

from every Trustee, Manager and Superintendent of such Mosque, Temple or other religious establishment, the production of such regular accounts of such receipts and disbursements at least once in every year, and every such Committee of management shall themselves keep such accounts thereof.

XIV. Any person or persons interested in any Mosque, Temple, or religious establishment, or in the performance of the worship or of the service thereof, or of the trusts relating thereto may, without joining as plaintiff any of the other persons interested therein, sue before the Civil Court the Trustee, Manager, or Superintendent of such Mosque, Temple, or religious establishment, or the Member of any Committee appointed under this Act, for any misfeasance, breach of trust, or neglect of duty committed by such Trustee, Manager, Superintendent or Member of such Committee, in respect of the trusts vested in or confided to them respectively, and the Civil Court may direct the specific performance of any act by such Trustee, Manager, Superintendent or Member of a Committee, and may decree damages and costs against such Trustee, Manager, Superintendent, or Member of a Committee, and may also direct the removal of such Trustee, Manager, Superintendent or Member of a Committee.

XV. The interest required in order to entitle a person to sue under the last preceding Section need not be a pecuniary, or a direct or immediate interest, or such an interest as would entitle the person suing to take any part in the management or superintendence of the trusts. Any person having a right of attendance, or having been in the habit of attending at the performance of the worship or service of any Mosque, Temple, or religious establishment, or of partaking in the benefit of any distribution of alms, shall be deemed to be a person interested within the meaning of the last preceding Section.

XVI. In any suit or proceeding instituted under this Act it shall be lawful for the Court before which such suit or proceeding is pending, to order any matter in difference in such suit to be referred for decision to one or more arbitrators. Whenever any such order shall be made the provisions of Chap. VI of the Code of Civil Procedure shall in all respects apply to such order and arbitration, in the same manner as if such order had been made on the application of the parties under Section 312 of the said Code.

XVII. Nothing in the last preceding Section shall prevent the parties from applying to the Court, or the Court from making the order of reference under the said Section 312 of the said Code of Civil Procedure.

XVIII. No suit shall be entertained under this Act without a preliminary application being first made to the Court for leave to institute such suit. The application may be made upon unstamped paper. The Court, on the perusal of the application, shall determine whether there are sufficient *prima facie* grounds for the institution of a suit, and if in the judgment

of the Court there are such grounds, leave shall be given for its institution. In calculating

the costs at the termination of the suit, the Stamp Duty on the preliminary application shall be estimated, and shall be added to the costs of the suit. If the Court shall be of opinion that the suit has been for the benefit of the Trust, and that no party to the suit is in fault, the Court may order the costs, or such portion as it may consider just, to be paid out of the estate.

XIX. Before giving leave for institution of a suit, or after leave has been given, before any other proceeding is taken, or at any time when the suit is pending, the Court may order the Trustee, Manager, or Superintendent, or any Member of a Committee, as the case may be, to file in Court the accounts of the Trust or such part thereof as to the Court may seem necessary.

XX. No suit or proceeding before any Civil Court under the preceding Sections shall in any way affect or interfere with any proceeding in a Criminal Court for Criminal breach of trust.

XXI. In any case in which any land or other property has been granted for the support of an establishment partly of a religious and partly of a secular character, or in which the endowment made for the support of an establishment is appropriated partly to religious and partly to secular uses, the Board of Revenue, before transferring to any Trustee, Manager, or Superintendent, or to any Committee of Management appointed under this Act, shall determine what portion, if any, of the said land or other property shall remain under the superintendence of the said Board for application to secular uses, and what portion shall be transferred to the superintendence of the Trustee, Manager, or Superintendent, or of the Committee, and also what annual amount, if any, shall be charged on the land or other property which may be so transferred to the superintendence of the said Trustee, Manager, or Superintendent, or of the Committee, and made payable to the said Board or to the Local Agents for secular uses as aforesaid. In every such case the provisions of this Act shall take effect only in respect to such land and other property as may be so transferred.

XXII. Except as provided in this Act it shall not be lawful, after the passing of this Act, for any Government in India, or for any Officer of any Government in his official character to undertake or resume the superintendence of any land or other property granted for the support of, or otherwise belonging to, any Mosque, Temple, or other religious establishment, or to take any part in the management or appropriation of any endowment made for the maintenance of any such Mosque, Temple, or other establishment, or to nominate or appoint any Trustee, Manager, or Superintendent thereof, or to be in any way concerned therewith.

XXIII. Nothing in this Act shall be held to affect the provisions of the Regulations mentioned in this Act, except in so far as they relate to Mosques, Hindoo Temples, and other religious establishments; or to prevent the Government from taking such steps as it may deem necessary under the provisions of the said Regulations, to prevent injury to, and preserve buildings remarkable for their antiquity, or for their historical or architectural value, or required for the convenience of the public.

XXIV. The word "India" in this Act shall denote the territories which are or may become vested in Her Majesty by the Statute 21 and 22 Vic., C. 106, entitled "an Act for the better Government of India."

M. WYLIE,

*Depy. Secy. to the Govt. of India,
Home Department.*

THE following Act of the Governor-General of India in Council received the assent of His Excellency the Governor-General on the 10th March 1863, and is hereby promulgated for general information :—

ACT No. XXI OF 1863.

An Act to constitute Recorders' Courts for the Towns of Akyab, Rangoon, and Moulmein in British Burmah, and to establish Courts of Small Causes in the said Towns.

WHEREAS the Resolution of the Governor-General in Council, dated the 31st January 1862, declares that instead of a Judicial Commissioner for the whole Province of British Burmah, whose ordinary business can well be undertaken by the Chief Commissioner, and who, as Judge of a Special Court, sitting at the Head-Quarters of each Division, could not possibly dispose of the causes arising at each place in a manner that would satisfy the suitors, or be consistent with the prompt and regular administration of Justice, there shall be established at Rangoon and Moulmein a Court to be presided over by a Barrister or Advocate of not less than five years' standing, with full powers of Civil and Criminal jurisdiction, analogous to those now exercised by the Recorders of Prince of Wales' Island and Singapore, with the exception of the power to try cases in which European British subjects are charged with capital offences; and whereas it is expedient to make provision for the establishment of such Court, and of a similar Court for the Town of Akyab, and also for the establishment of a Court of Small Causes in each of the said Towns of Akyab, Rangoon, and Moulmein, and to prescribe the procedure for the said Courts, respectively; It is enacted as follows :—

I. It shall be lawful for the Governor-General in Council to establish Courts of Judicature for the Towns of Akyab, Rangoon, and Moulmein in British Burmah, or for any of the said Towns, which Courts, when so established, shall be called, respectively,

the "Court of the Recorder of Akyab," the "Court of the Recorder of Rangoon," and the "Court of the Recorder of Moulmein." Such Courts shall be Courts of Record.

II. The said Courts, respectively, shall be held before a Judge who shall be called "The Recorder" of such thereof, and who shall be appointed by the Governor-General in Council, and shall be a Barrister of not less than five years' standing. Every Recorder appointed under this Act shall hold his Office during the pleasure of the Governor-General in Council.

III. Previously to entering upon the execution of the duties of his Office, every Recorder appointed under this Act shall make or subscribe the following declaration before such authority or person as the Governor-General in Council may commission to receive the same :—

"I, A. B. appointed Recorder of [] do solemnly declare that I will faithfully perform the duties of my Office to the best of my ability, knowledge, and judgment."

IV. The Governor-General in Council may appoint only one Recorder to be the Recorder of the said Recorder only, or three Courts, or he may from time to time appoint a separate Recorder for any one or for any two of the said Courts.

V. So long as there shall be only one Recorder of the said three Courts, such Recorder shall hold his Court at each of the said three Towns of Akyab, Rangoon, and Moulmein at stated periods. He shall hold his Court in Rangoon at such times as may be necessary, in Moulmein at least once in every three months, and in Akyab at least once in every four months.

VI. The Recorder shall, on or before the 1st day of January in each and every year, or at such other convenient times as the Chief Commissioner of British Burmah shall direct, notify in the Official Gazette of the Towns in which the Court is to be held, the days on which he intends to hold his Court at the said Towns, respectively, during the then next ensuing twelve months; and a copy of such Notification shall be stuck up in a conspicuous part of the Court Houses in the said Towns respectively.

VII. If the Recorder shall be unable to hold his Court at the time and place fixed in any Notification issued under the last preceding Section, he shall fix another period for holding his Court at such place, and shall publish notice of the same in the same manner, so far as circumstances will permit, in which a Notification under the said Section is directed to be published.

VIII. Notwithstanding any thing in Sections VI and VII of this Act contained, it shall be lawful for the Recorder to hold his Court at times other than those notified, as provided in the said Sections, when for any good and sufficient reason it shall appear to him necessary and proper to do so.

IX. Whenever there shall be one Recorder for any two only of the said three Courts, the provisions contained in Sections VI, VII, and VIII of this Act shall be applied, so far as the same may be applicable, in respect of the sittings to be held by such Recorder within the Towns of the Courts of which he is Recorder.

X. The Recorders appointed under this Act shall have and exercise Civil jurisdiction, within such local limits in the said Towns of which they are respectively the Recorders and in the neighbourhood thereof as may from time to time be fixed by the Chief Commissioner of British Burmah, with the approval of the Governor-General in Council, and the limits so fixed shall be published in the Official Gazettes of the said Towns. Provided that it shall be lawful for the said Chief Commissioner, with such approval as aforesaid, as often as he shall think proper, to vary or alter the limits so fixed: and, save as in this Act provided, no Court other than the Recorder's Court shall have or exercise any Civil jurisdiction whatever within the limits for the time being fixed as aforesaid.

XI. The Recorders appointed under this Act shall receive, try, and determine suits of every description, if in the case of suits for land or other immoveable property, such land or property shall be situate, or if in all other cases, the cause of action shall have arisen, or the defendant at the time of the commencement of the suit shall dwell or carry on business, or personally work for gain within the local limits of the ordinary jurisdiction of their respective Courts. Provided that the Recorders shall not take cognizance of any suit, the cognizance of which, by the ordinary Civil Courts in British India not established by Royal Charter, is barred by any Act of Parliament or by any Regulation or Act of the Governor-General of India in Council.

XII. It shall be lawful for the Chief Commissioner to direct the transfer to any Recorder's Court of any case which shall have been instituted in any Court in British Burmah other than a Recorder's Court. Every case so transferred shall be tried and determined by the Recorder to whose Court it is transferred, in the same manner and under the same rules as to procedure, and in all other respects, as if the Recorder had originally had jurisdiction in the case, and the case had originally been instituted before him.

XIII. A Recorder, who is the Recorder of more Courts than one, shall, while sitting in any one of the Courts of which he is Recorder, ordinarily try no suits except such as shall have been instituted in such Court, or shall have been transferred to it by the Chief Commissioner as hereinbefore provided: but such Recorder may, if he think proper, try any suit instituted in any other of the said Courts of which he is Recorder, if the parties thereto shall join in an application to him (which shall be in writing, signed by

all the parties to the suit or their Agents) so to try the same.

XIV. A separate seal shall be made under the direction of the Governor-General in Council for each of the said Courts, and all summonses, orders and other process issuing out of the said Courts, respectively, shall be sealed or stamped with the seal of the Court issuing the same. The said seal shall be delivered to and kept in the custody of the Recorder, but during any absence of the Recorder, or in case of the vacancy of the Office of Recorder, the same shall be delivered to and kept in the custody of the Registrar of the Court appointed as is hereinafter provided, and if there be no Registrar then it shall be delivered to and kept in the custody of the Deputy Commissioner.

XV. It shall be lawful for the Recorder of any Court or Courts established under this Act, from time to time, and subject to any rules and restrictions which may be prescribed by the Governor-General in Council, to appoint such and so many Clerks and other Ministerial Officers as shall be found necessary for the administration of justice by the said Recorder in such Court or Courts, respectively, and the due execution of the powers and authorities given to him by this Act, and every Clerk and Officer appointed as aforesaid shall be liable to dismissal by order of the Recorder of the Court to which he is appointed: provided that no person shall be removed from any Office, the salary of which is one hundred Rupees per mensem or upwards, without the sanction of the Chief Commissioner.

XVI. No person shall be permitted to appear or act as the Advocate of any suitor in any Court held under this Act in any action or suit, or touching any matter whatever, unless such person shall have been previously licensed by the Recorder of such Court to act for the suitors of such Court, generally, or specially for the particular occasion, and it shall be lawful for the Recorder of every Court held under this Act to make rules for the qualifications and admission of proper persons to act as Advocates in such Court: Provided that nothing in this Section contained shall be deemed to prevent any person from appearing or acting as the Agent for the Secretary of State for India in Council, or to prevent any suitor from appearing, pleading, or acting on his own behalf, or on behalf of a co-suitor. Provided also that any person who for the time being is an Advocate, Vakeel, or Attorney-at-Law of any of the High Courts of Judicature in India shall be entitled without any license to act as an Advocate for any suitor in any of the said Courts, and that any person for the time being licensed to act generally in any one of the said Courts, shall without further license be also entitled to act generally in any other of the said Courts.

XVII. The Recorder of any Court may for any sufficient reason withdraw or vacate any license which shall at any time be granted by such Recorder to any person to act generally or specially as an Advocate under this Act.

XVIII. The fees to be received by any Advocate, whether general or special, licensed under this Act, or entitled to act as an Advocate for another person in any of the said Courts, without a license under Section XVI of this Act, shall at all times be subject to the control and taxation of the Recorder of the Court having jurisdiction in the case in respect of which such fees are payable, and no fees shall be recoverable by any Advocates except such fees as shall have been allowed by the Recorder on taxation.

XIX. It shall be lawful for the Recorder of any Court or Courts established under this Act to make and issue rules to regulate the service and execution of the processes of the Court or Courts within the territorial limits of his jurisdiction, and also to settle a table of fees to be allowed to the persons employed in such service or execution, and from time to time to alter any such rule or table, and the rules so made and the tables so issued shall be used and observed in the said Court or Courts; provided that such rules and tables be not inconsistent with the provisions of any law in force, and shall, before they are issued, have received the sanction of the Chief Commissioner. All such rules and tables shall be published in the Official Gazettes of the said Towns, and shall thenceforth have the force of law until repealed or over-ruled by any Act of the Legislature, or by any rule or table subsequently issued and published with the sanction and in the manner aforesaid.

XX. Save as in this Act otherwise provided, the proceedings in Civil suits of every description between party and party brought in any Court established under this Act, shall be regulated by Act VIII of 1859, (the Code of Civil Procedure) as amended by Act XXIII of 1861, and by any other Act or Acts that may hereafter be passed for that purpose.

XXI. In all suits cognizable by any Court held under this Act, all questions as well of fact as of law or equity shall be dealt with and determined according to the law administered by the High Court of Judicature at Fort William in Bengal in the exercise of its ordinary original Civil jurisdiction. Provided that this Section shall not apply to any case heard and determined by any Court held under this Act in which a Native of British India is a defendant, and in which any question relating to marriage, inheritance or succession shall be involved; but every such case in so far as such question is concerned, shall be determined by the law or usage which would have been applied thereto if such question had arisen in any other Court in British Burmah than a Court held under this Act.

XXII. If in any suit, any question of law or usage having the force of law, or the construction of a document affecting the merits of the decision, shall arise, on which the Recorder shall entertain any doubt, the Recorder may either of his own motion or on the

application of either of the parties to the suit draw up a statement of the case, and submit such statement with his own opinion for the decision of the High Court of Judicature at Fort William in Bengal.

XXIII. The Recorder may proceed in the case, notwithstanding a reference to the said High Court, and may pass a decree contingent upon the opinion of the High Court on the point referred; but no execution shall be issued in any case in which a reference shall be made to the High Court until the receipt of the order of that Court.

XXIV. Cases referred for the opinion of the High Court shall be dealt with by a bench of two or more Judges of that Court.

XXV. The parties to the case may appear and be heard in the High Court in person or by an Advocate or Pleader, and the High Court when it has heard and considered the case, shall transmit a copy of its judgment under the seal of the Court, and the signature of the proper Officer of the Court, to the Recorder, who shall on the receipt thereof, proceed to dispose of the case conformably to the decision of the High Court.

XXVI. Costs, if any, consequent on the reference of a case for the opinion of the High Court, shall be costs in the suit.

XXVII. In all suits heard and determined by a Recorder under this Act, in which the amount or value of the suit shall exceed Rupees three thousand, and be less than Rupees ten thousand, an appeal shall lie to the High Court of Judicature at Fort William in Bengal subject to the rules contained in the said Code of Civil Procedure regarding regular appeals.

XXVIII. It shall be competent to the Recorder, if he shall think fit, to grant a new trial in any suit tried by him, if applied for within three months from the date of decision if the suit relate to any land or other immoveable property, and in all other cases if applied for within thirty days from the date of the decision. Provided that nothing hereinbefore contained shall interfere with the power of the Recorder to allow a review of judgment under the Code of Civil Procedure, if such review be applied for within the period allowed by the said Code for making such applications. Provided also that in any case in which the Recorder may think it necessary to do so, he may, before granting a new trial or a review, require the party applying for the same to give sufficient security for the due compliance with the terms of the decree or order which it is sought to set aside or review.

XXIX. And review of judgment shall not be allowed by the Recorder to allow a review of judgment under the Code of Civil Procedure, if such review be applied for within the period allowed by the said Code for making such applications. Provided also that in any case in which the Recorder may think it necessary to do so, he may, before granting a new trial or a review, require the party applying for the same to give sufficient security for the due compliance with the terms of the decree or order which it is sought to set aside or review.

XXIX. All cases and proceedings arising under Act XIX of 1841 (for the protection of moveable and immoveable property against wrongful possession in cases of successions), Act XXXV of 1858 (to make better provision for the care of the Estates of Lunatics not subject to the jurisdiction of the Supreme Courts of Judicature), Act XL of 1858 (for making better provision for the care of the persons and property of Minors in the Presidency of Fort William in Bengal) as amended by Act IX of 1861 (to amend the law relating to Minors) or Act XXVII of 1860 (for facilitating the collection of debts on successions, and for the security of parties paying debts to the representatives of deceased persons) may be received and disposed of by the Recorder of any Court established under this Act, subject always to all the rules and provisions as to jurisdiction and otherwise in the said Acts contained, respectively.

Orders passed by the Recorder in cases arising under the said Acts shall not be open to appeal, but the parties shall be at liberty to contest such orders in a regular suit. No Court other than the Recorder's Court shall, within the local limits of the jurisdiction of such Recorder's Court, receive or deal with any case or proceeding arising under any of the Acts mentioned in this section.

And his orders in such cases not open to appeal.

No other Court to deal therewith, within the jurisdiction of Recorder.

XXX. For the trial of Civil suits under this Act, the Recorder may constitute one or more persons Assessor or Assessors of the Court. Such person or persons shall attend during the trial of the suit, and shall deliver his or their opinion or opinions in writing, to be recorded on the proceedings. But the decision of the case shall rest with the Recorder. No Officer of the Recorder's Court shall be appointed an Assessor under this Section, but this prohibition shall not extend to any other public Officer.

XXXI. It shall be lawful for the Governor-General in Council to appoint to each or any of the Recorder's Courts established under this Act, an Officer who shall be called the Registrar of the Court to which he shall be appointed.

XXXII. The Registrar of the Recorder's Court shall be the chief Ministerial Officer of the Court, and shall, subject to the provisions in the next following Section contained, receive all plaints presented to the Court, and in the absence of the Recorder shall issue notice of suit to the defendants, receive any documents which the parties may wish to put in, and issue process for the attendance of their witnesses: he shall also keep lists of all causes coming on for trial, and shall fix such days for their being heard, respectively, as may seem to him fit, having regard to the period appointed for the Recorder's sittings.

XXXIII. If the Registrar shall be of opinion that any plaint presented to the Court is defective in any of the particulars mentioned in Section 28, Section 29, Section 30, Section 31, or Section 32, of the Code of Civil Procedure, he shall not reject the plaint, but shall point out to the plaintiff

wherein the plaint is defective, and shall with as little delay as possible forward the plaint to the Recorder of the Court for his orders, together with any statement which the plaintiff may think proper to make, and such plaint shall be dealt with as the Recorder shall order. Provided

Proviso. always that if the defect in the plaint is capable of being cured under any of the said Sections, and the plaintiff shall be willing to amend it, it shall not be necessary for the Registrar to send the plaint to the Recorder, but such amendment may thereupon be made.

XXXIV. The Registrar shall also receive applications for the execution of decrees passed by the Recorder of the Court of which he is the Registrar, and subject to any orders which he may receive from the Recorder, shall execute such decrees in the same manner as the Recorder may execute them. No appeal shall lie from any order passed by the Registrar under this Section, but the Recorder may of his own motion reverse or modify any such order whenever he shall think it necessary to do so.

XXXV. The Registrar shall have the powers of a Small Cause Court Judge in suits of the nature of those described in Act XLII of 1860 in certain cases.

(for the establishment of Courts of Small Causes beyond the local limits of the jurisdiction of the Supreme Courts of Judicature established by Royal Charter) arising within the limits of the jurisdiction of the Court of which he is the Registrar, provided that the amount or value of the claim shall not exceed two hundred Rupees, but he shall exercise such powers subject to the general control of the Recorder. The Governor-General in Council may invest any

And may be invested by Governor-General with higher powers. Registrar appointed under this Act with jurisdiction to hear and determine suits of the nature cognizable by him as a Small Cause Court Judge under this Section, in which the amount or value of the claim does not exceed five hundred Rupees.

XXXVI. The suits cognizable by the Registrar under the last preceding Section shall be set down for hearing before such Registrar, and he shall hear and determine such suits and execute the decrees made therein in such manner as is prescribed in the said Act XLII of 1860, and subject to such rules as to procedure and otherwise in all respects as are in the said Act contained. Provided that the Recorder, whenever he

Transfer from Registrar's to Recorder's File. thinks proper, may transfer to his own file any suits on the file of the Registrar, and may hear and determine the same subject to the rules as to procedure and otherwise hereinbefore mentioned.

XXXVII. No appeal shall lie from any order or decision made or passed by the Registrar in any case heard or disposed of by him under the last preceding Section, but in any case in which the Registrar shall entertain any doubt upon any question of law, or usage having the force of law, or the construction of a document affecting the merits

No appeal from decision of Registrar under last Section; but in case of doubt, statement may be submitted for opinion of Recorder.

any doubt upon any question of law, or usage having the force of law, or the construction of a document affecting the merits

of the decision, he shall be at liberty to state a case for the opinion of the Recorder, in like manner as the Recorder may, under Section XXII of this Act, state a case for the opinion of the High Court of Judicature at Fort William in Bengal, and all the rules and provisions hereinbefore contained, relative to the stating of a case by the Recorder, shall apply *mutatis mutandis* to the stating of a case by the Registrar, so far as the same are applicable.

Rules applicable to such references. XXXVIII. It shall be lawful for the Recorder to refer to the Registrar of his Court any suit, not falling within the description of suits contained in Act XLII of 1860, which shall be instituted in the Court of such Recorder, and the amount or value of the property in dispute in which shall not exceed one hundred Rupees. Every suit so referred to the Registrar shall be heard and determined, and the decree made shall be executed, by him, under the same rules as to procedure and otherwise as are applicable to suits tried by the Recorder. In such suits the Registrar shall have no power to state a case to the High Court or to the Recorder, but an appeal shall lie on questions of law and of fact, from the Registrar's decision to the Recorder, under the rules for regular appeals contained in the Code of Civil Procedure. The decision on the appeal shall be final, but the Recorder shall be at liberty to state a question of law, or usage having the force of law, or the construction of a document affecting the merits of the decision, for the opinion of the High Court in the same manner as in cases originally tried by himself.

Reference to High Court. XXXIX. In all suits heard and determined by a Recorder under this Act, in which the sum or matter at issue is Rupees ten thousand or upwards, or in which the judgment, decree, or order shall involve directly or indirectly any claim demand or question to or respecting property of the value of Rupees ten thousand or upwards, an appeal shall lie to Her Majesty in Council, subject to the rules and orders for the time being in force regarding appeals to Her Majesty in Council, from decisions of the High Court of Judicature at Fort William in Bengal in the exercise of its ordinary original Civil Jurisdiction.

XL. The Recorder shall exercise all the powers of a Court of Session as defined in the Code of Criminal Procedure, within the territorial limits of the Civil jurisdiction of the Court or Courts of which he is Recorder, and shall hold Gaol deliveries at convenient periods, of which due notice shall be given in the manner prescribed in Sections VI and VII of this Act, for the trial of all persons charged with offences punishable under the Indian Penal Code, who may be committed to take their trial before his Court as a Court of Session. Recorder to exercise power of Court of Session, and to hold Gaol deliveries for trial of offenders. at the place or places where such Court or Courts are held, hold Gaol deliveries at convenient periods, of which due notice shall be given in the manner prescribed in Sections VI and VII of this Act, for the trial of all persons charged with offences punishable under the Indian Penal Code, who may be committed to take their trial before his Court as a Court of Session.

Provido as to European British subjects charged with offences punishable with death. Provided that the Recorder shall not have power to try any European British subject charged with an offence punishable with death under the said Code.

The commitment of any European British subject charged with any such offence shall be made to the High Court of Fort William in Bengal. In all other cases the commitments made within the limits of the jurisdiction of any Recorder's Court, for offences punishable under the Indian Penal Code, shall be made to that Court.

XLI. If any European British subject shall be charged in British Burmah with any offence (other than an offence punishable with death under the Indian Penal Code) which a Justice of the Peace shall not be competent to punish, and there shall be sufficient grounds for committing him for trial, such European British subject shall be committed to take his trial before the Recorder, and shall be tried by the Recorder of the Court held within the Division of British Burmah in which either such European British subject shall have been arrested, or in which the offence with which he is charged shall have been committed, that is to say, before the Recorder at Rangoon if the arrest took place or the offence were committed in Pegu; before the Recorder at Akyab if the arrest took place or the offence were committed in Arracan; and before the Recorder at Moulmein if the arrest took place or the offence were committed in the Tenasserim Provinces.

XLII. The proceedings on trials held by the Recorder as a Court of Session under this Act shall be regulated by the Code of Criminal Procedure, and shall be subject to all the provisions of this Act in so far as the same may be found applicable.

XLIII. If on any trial sentence of death shall be passed by the Recorder, such sentence shall not be carried into execution until it shall have been confirmed by the Chief Commissioner. It shall be lawful for the Chief Commissioner, in any case in which it shall seem proper to him so to do, to commute a sentence of death to a sentence of transportation for life, or for any shorter period not less than seven years.

XLIV. No appeal shall lie from any order or sentence passed by the Recorder in any Criminal case. But it shall be at the discretion of the Recorder to reserve any point or points of law for the opinion of the said High Court. No appeal from order, &c., of Recorder in criminal case, but he may reserve points for opinion of High Court.

XLV. On such point or points of law being so reserved, as in the last preceding Section mentioned, or on its being certified by the Advocate General at Fort William that, in his judgment, there is an error in the decision of a point or points of law decided by the Recorder, or that a point or points of law which has or have been decided by the said Recorder should be further considered, the said High Court shall have full power and authority to review the case, or such part of it as may be necessary, and finally determine such point or points of law, and thereupon to alter the sentence passed by the Recorder, and to pass such judgment and sentence as to the said High Court shall seem right.

XLVI. The Stamp Duties prescribed by Schedule B annexed to Act X of 1862 (*to consolidate and amend the law relating to Stamp Duties*) for Instruments and Writings in the Sudder Court shall be chargeable on Instruments and Writings in the Courts of the Recorders established under this Act, if the amount or value of the claim exceed one thousand Rupees, or if the case be an appeal. The foregoing limitation as to amount shall not extend to petitions of plaint. For such petitions whether the suit be tried by the Recorder or the Registrar of the Court, and for Certificates granted under Act XXVII of 1860 the duty prescribed by the said Schedule B shall be chargeable. For copies of decrees in suits in which the amount or value of the claim does not exceed one thousand Rupees, as well as for copies of judgments and orders, the same duty shall be chargeable as prescribed by the said Schedule B for copies of decrees, judgments, and orders passed or made by a Court below the Sudder Court. On Instruments and Writings in all other cases, as well in the Recorders' Courts, as in the Courts of the Registrars in cases cognizable by those Officers, on which a duty of eight annas is prescribed by the said Schedule B, the duty chargeable shall be eight annas.

XLVII. The Commissioner of the Division, within which the said Town of Akyab, Rangoon, or Moulmein is situated, may sit with the Recorder in the trial and hearing of any Civil or Criminal case arising within the limits of his Division, and may record his opinion in any case in which he may so sit.

XLVIII. If there shall for the time being be no Recorder, or if the Recorder of any of the said Courts shall at any time from sickness or from being absent on leave or other cause be unable to attend to the duties of his Office, it shall be lawful for the Commissioner of the Town wherein such Court is situate to sit in such Court, and to exercise all the powers vested by this Act in the Recorder, but subject to all the rules, provisions, and limitations herein prescribed and declared. Provided that no Commissioner shall act as Recorder, or exercise any authority under this Section, without the sanction of the Chief Commissioner first obtained.

XLIX. The Recorder shall keep such Registers and Books and Accounts, and submit to the Chief Commissioner such Statements and Returns of the work done in his Court on the Civil and Criminal sides, as may be prescribed by the said Chief Commissioner with the approval of the Governor-General in Council. The Recorder shall also comply with such requisitions as may be made by the Governor-General in Council, or by the Chief Commissioner for records.

L. The word "Barrister" in this Act shall be deemed to include Barristers of England or Ireland, or Members of the Faculty of Advocates in Scotland, or Advocates of any High Court or

Colonial Supreme Court authorized by Royal Charter to admit Advocates.

M. WYLIE,
Depy. Secy. to the Govt. of India,
Home Department

THE following Act of the Governor-General of India in Council received the assent of His Excellency the Governor-General on the 10th March 1863, and is hereby promulgated for general information :—

ACT No. XXII OF 1863.

An Act to provide for taking land for works of public utility to be constructed by private persons or Companies, and for regulating the construction and use of works on land so taken.

WHEREAS it is expedient to enable the Government to take land for the construction of works of public utility by private persons or Companies; and whereas it is proper at the same time to protect the rights of all persons from whom land shall be so taken, or be proposed to be taken, and also to determine the manner in which such works may be undertaken, and shall be managed after their construction, as well as to secure to the public under suitable regulations the use of works constructed on land so taken; It is enacted as follows :—

AS TO THE CONSTRUCTION OF THE ACT.

I. The following words and expressions shall have the several meanings hereby assigned to them, unless when a contrary intention appears from the context.

Words in the singular number shall include the plural, and words in the plural shall include the singular.

Words importing the masculine gender shall include females.

The words "the Work" shall signify the public work proposed to be undertaken.

The words "Local Government" shall mean the head of the Executive Administration of the Province in which the public work is proposed to be constructed.

The words "the Collector" shall include any Officer exercising by authority of Government the duties of a Collector of Land Revenue by whatever name his office may be designated.

The words "the Promoters" shall mean the person or persons who propose to construct the work, or are empowered to construct it, whether a single person or a Company.

The words "Work under this Act" shall imply a work definitively registered as hereinafter provided by this Act.

The words "the Owners" or "the Company" shall signify the parties in charge of any public work under this Act, or referred to in this Act, whether as promoters, proprietors, lessees, agents, assignees, or otherwise, and whether a single person or a Company.

The word "Lands" shall include messuages, lands, tenements, and hereditaments of any tenure.

The word "Conditions" shall signify the special conditions of agreement between the promoters or owners of a work under this Act, and the Government, referred to in Section XV of this Act.

The word "Toll" shall include any rate or charge or other payment to be made for any use of a work under this Act, or for any service performed in connection with the use of any such work.

II. A work of public utility within this Act shall be held to mean any bridge, road, railroad, tramroad, canal for irrigation or navigation, work for the improvement of a river or harbour, dock, quay, jetty, drainage work, or electric telegraph; also all works subsidiary to any such work. It shall be lawful for the Governor-General in Council, from time to time by a declaration to be made to that effect and published in the Official Gazette, to order that any other class of works, or any particular work other than those named above, shall be included among works of public utility within this Act.

III. It shall be lawful for the Governor-General of India in Council to vest the principal Executive Officer of any territory under the immediate administration of the Governor-General in Council with any or all of the powers vested by this Act in the Local Government of such territory.

AS TO THE PRELIMINARY PROCEEDINGS TO BE TAKEN, AND THE REGISTRATION OF WORKS.

IV. The promoters of any work of public utility, who shall desire to proceed under this Act, shall make a preliminary application in writing to the Local Government, explaining the general object and nature of the work, and its intended locality. Every such application shall further be accompanied by a statement of the estimated cost of the construction of the said work, and the mode in which the promoters propose to provide the funds for constructing, maintaining, and working the same.

V. If the Local Government shall not be satisfied with any such application or statement, it may reject it, or it may call on the promoters to supply any further information, or to amend such application or statement on any point on which such further information or amendment shall to the Local Government seem requisite.

VI. If the promoters shall desire to undertake any preliminary survey on account of the proposed work, before preparing and submitting the statement aforesaid, they shall declare the same in their preliminary application, and it shall be lawful for the Local Government, if satisfied of the expediency of permitting such survey, to issue a certificate authorizing the same. Such certificate shall declare

the names of the promoters entitled to use it, the time for which it shall be in force, and the District or Districts or locality for which it shall be valid, and shall contain such further regulations for the guidance of the persons using the said certificate as to the Local Government shall seem fit. The promoters, named in such certificate, and such other persons as the promoters shall name in a list to be furnished

to the Chief Officer charged with the Executive Administration of each District in which the proposed work is to be constructed, shall be authorized to enter upon any lands, in the manner and for the time declared in such certificate, to undertake any survey or other investigation necessary for the proper prosecution of the proposed work; and while acting under the authority given in the said certificate, such promoters and other persons aforesaid shall be deemed to be public servants whose duty it is to make a survey under Clause 10 of Section 21 of the Indian Penal Code. Provided that such promoters and other persons shall not be authorized to enter any

Proviso limiting authority. house or building, or the curtilage of any house or enclosed garden, without the assent of the occupier, or to cut down any tree or otherwise injure or destroy any property. Provided also that such promoters and other

Liability for offences. persons aforesaid shall, while acting under the authority of such certificate, be liable as public servants for any offence described in Chapter IX of the said Indian Penal Code, to the penalty provided in the said Chapter for such offence.

VII. It shall be lawful for the Local Government, before issuing a certificate as aforesaid, to call on the promoters to deposit, as caution money, such sum and in such manner as the Local Government shall in each case determine, to be applied by the Local Government to make good any damage done in the course of such survey by the promoters or other persons using the said certificate. The promoters shall be entitled on their demand to receive back, after the expiry of such certificate, and after the payment of any claim for damage which shall have been proved to the satisfaction of the Local Government, any surplus remaining in the hands of such Government.

VIII. It shall be lawful for the Local Government, at any time prior to the provisional registration of a public work under this Act as hereinafter provided, to cancel a certificate granted under Section VI of this Act, if it shall appear to such Local Government that the powers granted by such certificate have been abused, or for any other sufficient reason.

IX. The promoters shall, at the time when they submit their preliminary application to the Local Government, publish the same, and if they so desire, the statement that accompanies it, in the Official Gazette, and also, if possible, in at least two Newspapers (one of which shall be in English) in the Province in which the work is

Publication of preliminary application, &c., by promoters, and supply of copies to Collectors, &c.
Amended application.

proposed to be executed, and shall repeat such publication at least six times within a period of two months from the date of submission of such application to the Local Government; the promoters shall further cause to be delivered, with all reasonable despatch and within a period not exceeding two months, to the Collector of every district in which any part of such work is proposed to be constructed, or such other Officer as the Local Government shall from time to time direct, six copies of such application, with a faithful translation of the same into the vernacular language of the District; and shall in like manner publish from time to time and deliver as aforesaid, copies and translations of any amended applications submitted to the Local Government.

X. The Collector or other Officer as aforesaid shall, on receipt of the preliminary application, publish the same in English and in the vernacular language of the District, in the localities where the work is proposed to be constructed, in such manner as to him seems best.

XI. At any time not sooner than four months after the receipt of the said application, or if the application be amended then within four months after the receipt of such amended application, the Local Government, on being satisfied by the promoters that the above conditions have been complied with, shall be authorized to consider finally such application, and any objections that shall have been raised against the construction of the proposed work, and to declare whether the said work may be provisionally registered under this Act or not.

XII. Before declaring that any work may be provisionally registered under this Act, being a railway or tramway in continuation of or forming a branch of any existing line, or being a line that might reasonably be expected to be united with any existing railway either as a continuation or a branch, and at the same time being at some one point within fifty miles distance of such existing railway, the Local Government shall afford to the owners of such existing line reasonable time and opportunity to declare whether they offer any opposition to the registration of the proposed line, and on a full consideration of such opposition, and of the application of the promoters, and of any objections aforesaid, and of the relative public advantages of all proposals made in the matter, the Local Government shall be authorized to declare its decision on the said application.

XIII. Previously to deciding that the said work shall be provisionally registered under this Act, it shall be lawful for the Local Government, if it shall think fit, to appoint a Commission of one or more persons who may be Government Officers to enquire into the general object and nature of the said work, its intended locality and probable utility, its estimated cost, the grounds of any opposition to the said work, and any other matter connected with the said work, on which such Local Government shall desire to be satisfied. For the purposes of such enquiry, such Commission shall have power to take evidence, and for

Powers of commission.

obtaining the attendance and for the examination of witnesses, may exercise the powers of a Civil Court under the Code of Civil Procedure.

XIV. On the receipt of the Report of the Commission appointed under the last preceding Section, the Local Government shall decide if the said work shall be provisionally registered.

XV. Before declaring its decision as aforesaid, the Local Government shall, subject to such general or special instructions as the Governor-General of India in Council shall from time to time lay down, prescribe the conditions which such Local Government shall consider it necessary to impose on the promoters, having regard to the special circumstances of each case, in respect to the provision and payment of the price of the land for the proposed work, the construction, maintenance, or working of the same, the regulation of the use of the work as regards the security and convenience of the public, and such other matters as to the Local Government may from time to time seem right, and the Local Government shall inform the promoters of such conditions.

XVI. The Local Government, on causing a work to be provisionally registered under this Act, shall determine for what period, being not less than six months, such registry shall be in force. And at any time within such period the promoters may claim to have the registry made definitive as hereinafter provided.

XVII. Unless for any cause the Local Government shall otherwise determine, the promoters, before they are entitled to claim the definitive registry of the proposed work, shall deposit with the Government, in such manner as shall be approved by the Local Government, a sum to be fixed in each case by the Local Government, but not exceeding ten per cent. on the whole estimated cost of the said work, as caution money, to be disposed of in the manner agreed in the said conditions, unless it be otherwise dealt with as hereinafter provided. And any sum remaining in the hands of the Local Government from any caution money lodged under Section VII of this Act, shall be held to be a payment in part of the caution money required under this Section.

XVIII. The promoters, before such claim for definitive registry shall be admitted, shall further complete an agreement with the Secretary of State for India in Council through the Government, under the conditions aforesaid, or under such other conditions as may be agreed between the said promoters and the Local Government. And thereupon the Local Government shall cause such agreement, and declaration of registration thereof to be published in the Official Gazette, and shall declare that the work is definitively registered as a public work under this Act.

Publication of agreement, and declaration of registration. Official Gazette, and shall declare that the work is definitively registered as a public work under this Act.

XIX. It shall be lawful for the Local Government, on the application of the promoters of any public work under this Act, to cause to be definitively registered under this Act, any public work undertaken by such promoters under an agreement entered into previously to the passing of this Act with the Secretary of State, or the Government of India, or any local Government, as though such work had been proposed to be undertaken under the provisions of this Act hereinbefore contained. *Provided* that, at the time of so registering any work, the Local Government shall cause the said contract to be published in the Official Gazette, with all the conditions attaching thereto, and declare that the said work has been so registered definitively.

Proviso. Local Government may apply land, &c., for purposes of public work under Act. This Act, to be constructed at the expense and risk of the promoters of such work. *Provided* that every such work shall be definitively registered accordingly, and that the conditions under which such work is undertaken shall be published in the Official Gazette; also that the prosecution and construction of every such work shall be subject to the provisions of Section XII of this Act.

XX. It shall be lawful for the Local Government to apply any land in its lawful possession, also any public road or place, for the purposes of any public work under this Act, to be constructed at the expense and risk of the promoters of such work. *Provided* that every such work shall be definitively registered accordingly, and that the conditions under which such work is undertaken shall be published in the Official Gazette; also that the prosecution and construction of every such work shall be subject to the provisions of Section XII of this Act.

XXI. The Local Government may from time to time, with the assent of the owners of any work under this Act, vary the conditions to be agreed to under Section XV of this Act. *Provided* that such variation shall forthwith be published in the Official Gazette, and that after such publication the amended conditions shall be in force in supersession of those first made.

XXII. After the definitive registry of any work under this Act, it shall be lawful for the Local Government from time to time, in such wise as to it shall appear fit, to issue certificates to authorize the promoters, their servants, and agents to enter upon any lands, and to undertake such surveys or levels or other examinations as may be necessary for the proper prosecution of the said work; also to dig and bore into the sub-soil, and to indicate the intended boundaries of the land to be taken, and the positions of the proposed works, by suitable land-marks, and to perform all other necessary preliminary acts of the like nature; and such certificates shall declare the names of the persons entitled to use them, the time for which they shall be in force, and the Districts or locality for which they shall be valid, and shall contain such further regulations for the guidance of the persons using them as to the Local Government shall seem fit. And while acting under the authority given in the said certificate, such persons shall be deemed to be public servants, whose duty it is to make a survey under Clause 10 of Section 24 of the Indian Penal Code. *Provided*, however, that such persons shall not enter any house, or building, or the curtilage of any house, or

enclosed garden without giving twenty-four hours' notice, or without the assent of the occupier thereof, nor shall they cut down any tree, or otherwise injure or destroy any property, unless the same be essentially necessary. *Provided* also that such persons, while acting under the authority of such certificate, shall be liable as public servants for any offence described in Chapter IX of the said Indian Penal Code, to the penalty provided in the said Chapter for such offence.

Liability for offences. that such persons, while acting under the authority of such certificate, shall be liable as public servants for any offence described in Chapter IX of the said Indian Penal Code, to the penalty provided in the said Chapter for such offence.

XXIII. The promoters shall, on the completion of the necessary surveys and the like, submit to the Local Government such drawings, maps, and plans of the proposed work, as well as of the land required for it, as the Local Government shall in each case require. And thereupon the Local Government shall appoint one or more Commissioners, who may be Government Officers, to examine the said drawings, maps, and plans, and to determine finally, in concert with the promoters or their agents, all matters of detail in respect of the exact position of the work, or of the parts thereof, as well as the boundaries of the land to be taken for the said work, and shall notify such appointment in the Official Gazette, and shall cause such Notification to be published in the District where the work is proposed to be undertaken in such manner as shall seem best to the Local Government.

Appointment of Commissioners. point one or more Commissioners, who may be Government Officers, to examine the said drawings, maps, and plans, and to determine finally, in concert with the promoters or their agents, all matters of detail in respect of the exact position of the work, or of the parts thereof, as well as the boundaries of the land to be taken for the said work, and shall notify such appointment in the Official Gazette, and shall cause such Notification to be published in the District where the work is proposed to be undertaken in such manner as shall seem best to the Local Government.

XXIV. The Commissioners appointed under the last preceding Section shall proceed at any time, but not sooner than thirty days after such notification, to settle, in concert with the promoters or their agents, the exact position of the work or of the parts thereof, and thereafter with all practicable despatch to examine the boundaries of the land proposed to be taken for the work; and the said Commissioners may call upon the promoters to make any variation in their project, and in the position of the works or any part of them, and in the boundaries of the land proposed to be taken, that may to the said Commissioners seem necessary to secure the safety or convenience of the public, or to prevent any undue interference with private property, or for any other reasonable cause, and any such variation, if agreed to by the promoters, shall thereon be considered to be finally adopted; but if the promoters shall not agree, the question in dispute shall be submitted to the Local Government, and the decision of the Local Government shall be final, provided that the promoters shall not be bound to carry out the proposed work if any variation be insisted upon by the local Government to which the promoters will not assent.

May call for variation of project, &c. upon the promoters to make any variation in their project, and in the position of the works or any part of them, and in the boundaries of the land proposed to be taken, that may to the said Commissioners seem necessary to secure the safety or convenience of the public, or to prevent any undue interference with private property, or for any other reasonable cause, and any such variation, if agreed to by the promoters, shall thereon be considered to be finally adopted; but if the promoters shall not agree, the question in dispute shall be submitted to the Local Government, and the decision of the Local Government shall be final, provided that the promoters shall not be bound to carry out the proposed work if any variation be insisted upon by the local Government to which the promoters will not assent.

XXV. The Local Government shall be authorized to extend the periods allowed for giving any notices, or for performing any acts required under the foregoing Sections, as from time to time may seem to it proper.

AS TO THE TAKING LANDS, THE TITLE THEREIN, AND THE PAYMENT THEREFOR.

XXVI. When the boundaries of the land required for the work shall have been settled as aforesaid, and the promoters shall have caused the said land to be measured, and suitable land-plans to be prepared of the same, the Local Government shall cause a declaration to be made, under the signature of a Secretary to such Government or some Officer duly authorized to certify the orders of the Local Government, that the land aforesaid is required for the said work, and such declaration, shall be conclusive that the land may be taken under this Act. After making such declaration the Local Government may proceed to take any such land as though it had been required to be taken at the public expense, and for a public purpose, and as though a declaration had been made as required under Act VI of 1857 (*for the acquisition of land for public purposes.*)

On settlement of boundaries, &c., Local Government to issue declaration as to land being required.

And may there- after proceed to take the same.

Rule as to bound- aries, plans, and measurements.

XXVII. The boundaries as determined by the Commissioners, and the plans and measurements aforesaid of the said land, when verified and found to be correct, or when duly corrected by the Collector or other Officer appointed to proceed under the said Act VI of 1857, shall be held to be the boundaries, plans, and measurements required under Section IV of the said Act, so far as the said lands are concerned.

XXVIII. If at any time land shall be required for any necessary or reasonable extension of or addition to any work under this Act, it shall be lawful for the Local Government to make all requisite declarations for the purpose of obtaining such land under this Act, after such and only such of the preliminary proceedings and enquiries hereinbefore required, as to the Local Government shall in each case seem sufficient for the protection of the rights of the public and of individuals concerned. Provided that nothing shall be done contrary to the provisions of Section XII of this Act, and that all proceedings for the actual taking possession of the land shall be conducted in accordance with the provisions of the said Act VI of 1857.

Preliminary proceedings and declaration by Local Government, as to land required for extension of, or addition to, work under Act.

Proviso.

XXIX. Land may be taken under this Act for a temporary purpose in like manner as under the said Act VI of 1857.

XXX. All land taken under this Act shall vest absolutely in the Local Government as though it had been taken for a public purpose under the said Act VI of 1857, and it shall be lawful for the Local Government to dispose of any land taken under this Act, the whole or any part of which shall not be required for the purpose for which it was taken, in any manner that it may think fit. The Local Government alone shall be responsible for the payment of all claims on account of such land to all persons whatever, and the promoters shall in no wise be responsible for any such payment otherwise than

Right, powers, and responsibilities of Local Government as to land taken under Act.

Taking land for temporary purpose.

to the Local Government, and then only as is herein declared and provided, and as shall be specially agreed in the conditions aforesaid.

XXXI. When all the conditions as aforesaid applicable to the transfer of the land to the promoters shall have been fully complied with, and not till then, the Government shall cause the promoters to be placed in possession of such land in accordance with such conditions. The title of the Local Government or of the promoters to such land shall not be liable to be questioned on account of any informality in any proceeding taken under this Act.

Promoters when to be placed in possession of land.

XXXII. All expenses attending the proceedings of the Commissioners to be appointed under Section XXIII of this Act, and all expenses incurred by the Local Government in taking up the land required for the promoters under the said Act VI of 1857, shall be paid by the said promoters, unless otherwise specially agreed. The Local Government shall determine the sum due on account of such expenses, and shall be authorized to deduct such amount from any sum lodged as caution money as aforesaid, if it be not otherwise paid by the promoters, and any sum remaining unpaid both as aforesaid, and on account of land or compensation for which the promoters are liable under the said conditions, may, on the order of the Local Government to that effect, be levied by distress and sale on the said promoters, in the manner provided for distress and sale under Civil process.

Expenses to be paid by promoters.

XXXIII. The promoters shall further be liable for all damage done in any of their preliminary operations, and shall duly satisfy and pay all claims of this description; and if at the time of taking possession of the land required for the promoters, it shall appear that any such claim remains unsatisfied, the Collector or other Officer acting under the said Act VI of 1857 in respect of such land shall be authorized to determine all such claims summarily, as though they had been claims arising under the said Act, and all payments on account of such claims shall be made good by the promoters as under the last preceding Section.

Amount of same how to be determined and recovered.

Liability of promoters for damage done in preliminary operations.

XXXIV. Every work under this Act shall be available for the use of the public in accordance with and to the extent provided by the conditions aforesaid, or any Act at the time being in force, but not otherwise; and after the publication of the conditions relating to any such works in the Official Gazette, all Courts may take judicial notice of the same, and it shall be lawful for any person whatsoever to sue the owners of such work for any damage he may incur by reason of any neglect of the said conditions by the said owners, in respect of any such public use of such work, as though such person had been a party to the said conditions.

Provision for satisfaction of claims on account of damage.

Works under Act how far available for public use.

Courts may take cognizance of conditions relating to same, and owners may be sued for damage resulting from neglect.

AS TO THE PUBLIC USE OF WORKS.

XXXV. The owners of any work under this Act shall be authorized to levy such tolls, in such manner, as shall be fixed in accordance with the conditions aforesaid, also to refuse the use of such work, and to refuse to perform any service in connection therewith, unless such tolls shall be paid in the manner fixed aforesaid, as well as to detain any thing or animal on which such tolls shall be due, and to sell the same if the said tolls shall remain unpaid after a reasonable time has been allowed to elapse for the payment of the same. Provided that no such tolls shall be demanded or taken at any place unless proper tables and lists of such tolls be exhibited at such place in the manner fixed as aforesaid.

Proviso. As to the construction of the works, and the inspection of the same.

XXXVI. The Local Government may appoint Inspectors to inspect any work under this Act, also all things appertaining thereto, and to the working of the same; but not books or documents otherwise than as shall be provided in the conditions aforesaid. The owners of such work, and all persons authorized by them to use the same in connection with any public use of the said work, and their servants and agents, shall be bound to afford to such Inspectors all reasonable facility for their inspection, and all such information as may be reasonably required by them.

XXXVII. If it appear to the Local Government, upon the report of any Inspector, that the use of any work under this Act cannot be continued without danger to the public or to the persons employed thereon, or that rules adequate to the protection of the public under the provisions of this Act have not been framed and put in force, or that the condition agreed upon under Section XV of this Act have not been carried out, the Local Government may order that all defects shall be made good within a reasonable specified time; and in default of the owners of such work complying with such order within such time, or such further time as the Local Government shall appoint, the Local Government shall be empowered to direct that the use of such work shall be suspended, until the defects aforesaid shall be remedied to the satisfaction of the Local Government.

XXXVIII. The Local Government may at any time, on the report of an Inspector during the construction of any work under this Act, direct the promoters to construct in connection therewith such culverts, bridges, tunnels, drains, or other works as may be considered by the Local Government to be necessary to continue to the public any roads, or rights of way, or easements, or the use of any water theretofore available, and to make due provision for the irrigation and drainage of the country, so as to prevent the same from being impeded or unnecessarily altered by the construction of the said work. If default be made in complying with any directions given under the provisions of this Section, the Local Government may order the prosecution of the work to

And in default of compliance, may stop work.

be stopped until such directions shall be complied with to the satisfaction of the Local Government.

XXXIX. Nothing in the last preceding Section shall be construed to render the promoters liable to construct any work, or to undertake any thing, at variance with the special conditions of agreement under Section XV of this Act.

XL. The owners of every Railway under this Act, being of the gauge of five feet six inches, shall be bound, unless specially exempted by the Governor-General of India in Council, to erect all the fixed structures, and to construct all the rolling stock, in conformity with the standard dimensions determined in that behalf from time to time by the Governor-General of India in Council, and it shall be lawful for the Local Government to order the said owners to make good all defects in such structures or rolling stock, and to suspend their use until such defects shall be made good to the satisfaction of the Local Government.

XLI. The provisions of Act XVIII of 1854 (*relating to Railways in India*) shall apply to all Railways under this Act; provided that in respect of such Railways the Local Government shall be authorized to determine, from time to time, the extent to which fences shall be constructed under Section XX of the said Act XVIII of 1854, and that the owners of such Railways shall not be liable to maintain fences under the said Section otherwise than as shall be so determined.

XLII. In case any doubt shall at any time arise, as to the necessity for constructing or altering any work to ensure the safety of the public, or to provide for established public rights of way, or other public rights of any sort in connection with any work under this Act, the decision of the Local Government on such subject shall be final, and shall not be liable to be called in question in any Court of Justice.

XLIII. If the owners of a Railway under this Act shall desire to form a connection with any existing Railway of the same gauge, the owners of the new line shall be authorized to call on the owners of the old line to effect the junction, and if the owners of the old line shall not proceed to effect the junction within a reasonable time, the Local Government, on being satisfied that the junction may be made with safety to the public, and without injury to the existing Railway, or detriment to the traffic thereon, may authorize the owners of the proposed line to form the junction, and to do all necessary acts in that behalf, and to lay down such additional lines of rails, points, and crossings as may be necessary for the purpose, at such time and in such manner as the Local Government shall direct. Provided that if the junction be effected by the owners of the previously existing Railway, the expense of forming the junction, of supplying all necessary works, and of keeping in repair and renewing the same, shall be paid by the owners of the new line.

XLIV. If any difference shall arise as to the terms on which the traffic of

Local Government to determine differences between owners of lines joined, connected, or used in common.

a branch or junction line of Railway under this Act shall pass over or upon any other line with which it shall be connected, or as to the manner and times of conducting the traffic, or of regulating the same, over the two lines or either of them, or as to any matter touching any line under this Act used in common by two or more Companies, the Local Government shall be authorized, on the application of either or any one of the said Companies, to hear and determine all such differences, and any order given by the Local Government in such a case shall be final and binding on all parties, provided that

no order shall be so given at variance with any condition of any agreement between the Government and any of the said Companies, that shall be applicable to the said lines of Railway.

AS TO THE MAKING OF BYE-LAWS.

XLV. It shall be lawful for the owners of any work under this Act to make Bye-Laws and Regulations for the guidance of their servants and agents, and of persons employed by them, and for the maintenance of order in the use of such work, and to provide for the safety and convenience of the public, or of the persons employed on such work; and all such Bye-Laws and Regulations shall be subject to the approval of the

Local Government, and when so approved all Courts and Magistrates shall take judicial notice of the same, and the Local Government shall be authorized to cause any alterations to be made in the Bye-Laws and Regulations so made and approved, as to the Local Government shall from time to time seem proper. Provided that

such Bye-Laws and Regulations be not repugnant to any Law in force in the British Territories in India, and that no penalty shall be attached to the infringement of any such Bye-Law or Regulation exceeding a fine of fifty Rupees.

XLVI. Such Bye-Laws and Regulations affecting the public shall be published, and the substance of them shall be notified, in such places on the said work and in such manner as the Local Government shall from time to time approve or direct, and no penalty shall be recoverable under such Bye-Laws or Regulations unless the same shall have been published and kept published as aforesaid.

XLVII. In the case of a Railway under this Act, being of the gauge of five feet and six inches, it is further provided that the Bye-Laws and Regulations shall, unless the Governor-General of India in Council shall otherwise permit, conform in every respect to the Regulations for Railway Companies under the said Act XVIII of 1854.

XLVIII. No lands taken or supplied by Government for any work under this Act; no tree, building, or structure standing on such lands; no machinery nor permanent way fixed to the soil on such lands; nor anything whatsoever on which the Local Government shall be entitled to re-enter, or of which it shall be entitled to take possession without payment on the determination from any cause of the agreement between the Local Government and the promoters under the conditions aforesaid, shall without the consent of the Local Government be liable to be seized or applied in satisfaction of any debts or liabilities of any sort of the promoters, nor without such consent shall the promoters alienate the same, or any part thereof, in any way not provided for, or consonant with such agreement or conditions.

XLIX. If the owners of a work under this Act shall voluntarily determine to wind up their affairs, or shall be so directed by an order of Court, or shall abandon or determine to abandon such work, or shall commit an act of Bankruptcy or Insolvency, it shall be lawful for the Local Government thereupon to terminate all contracts then existing between it and the promoters in respect of such work, and to re-enter upon and take possession of all things whatsoever, to which the Local Government shall be so entitled under the conditions of such contracts; also of all lands taken at the public expense, or supplied to the said promoters free of cost, together with all trees, buildings, and structures standing on such lands, as well as all machinery and permanent way fixed to the soil on such lands; provided that nothing shall be so taken which shall be expressly excluded from such liability under the conditions aforesaid. But the Local Government shall be bound to surrender to a lawful claimant all moveable property of which it shall at any time obtain possession from the promoters otherwise than by purchase, which shall not have been fully paid for by the promoters; or in lieu of such surrender, if the Local Government shall so determine, to satisfy all just outstanding claims on account of such property; provided that no such surrender shall be obligatory, and no such claim shall be entertained, in respect of any thing that shall have been delivered to the said promoters more than twelve months before the date of such surrender being required, or of such claim being made known to the Local Government.

L. Whenever land shall be taken under this Act for the construction of any work, the taking thereof shall not be held to convey or include the right to any mine of coal or other minerals lying under such land, except only such part thereof as shall be necessary to

AS TO THE LIEN OF THE GOVERNMENT ON ANY WORK.

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AS TO MINES NEAR ANY WORK.

L. Whenever land shall be taken under this Act for the construction of any work, the taking thereof shall not be held to convey or include the right to any mine of coal or other minerals lying under such land, except only such part thereof as shall be necessary to

be dug or carried away or used in the construction of the works, unless compensation for the same shall have been expressly allowed in the award made in favor of the persons interested in the land.

LI. If the owner, lessee, or occupier of any mine of coal, or of any other mineral, lying immediately under any work under this Act, or within forty yards therefrom,

shall work the same, it shall be competent to the Local Government, on the application of the promoters of such work, to require such person to abandon such working, or so to work the same as not to endamage the said work, and to construct the works necessary to make it safe. Provided that compensation shall be

awarded to such owner, lessee, or occupier, in the manner provided for in the said Act VI of 1857, for any loss sustained by him from being compelled to abandon or alter his mode of working the mine, and also for any necessary works constructed by him (when so required as aforesaid) in order to prevent damage to the said work, but all damage or loss to the promoters, arising from any improper working of such mines, shall be at the risk of the owners, lessees, or occupiers of the said mines, and shall be made good by them.

AS TO OFFENCES, AND THE RECOVERY OF PENALTIES.

LII. Whoever shall obstruct or commit any contempt of the lawful authority of any public servant in the discharge of any function or in the performance of anything undertaken under this Act, or shall commit mischief by destroying, detaching, or removing any land-mark fixed by the authority of any such public servant shall be punishable under the provisions of the Indian Penal Code.

LIII. All penalties for offences under the Byelaws and Regulations aforesaid shall be recoverable in the manner provided for offences punishable by fine only in the said Act XVIII of 1854, (relating to Railways in India.)

Recovery of penalties for offences under Byelaws.

M. WYLIE,
Deputy Secy. to the Govt. of India,
Home Department.

THE following Act of the Governor-General of India in Council received the assent of His Excellency the Governor General on the 10th March 1863, and is hereby promulgated for general information :—

Act No. XXIII of 1863.
An Act to provide for the adjudication of claims to waste lands.

WHEREAS it is expedient to make special provision for the speedy adjudication of claims which may be preferred to waste lands proposed to be sold or otherwise dealt with on account of Government, and of objections taken to the sale or other disposition of such lands; It is enacted as follows :—

I. When any claim shall be preferred to any waste land proposed to be sold or otherwise dealt with on account of Government, or when any objection shall be taken to the sale or other disposition of such land, the

Collector of the District in which such land is situate, or other Officer performing the duties of a Collector of Land Revenue in such District, by whatever name his Office is designated, shall, if the claim or objection be preferred within the period mentioned in the advertisement to be issued for the sale or other disposition of such land, which period shall not be less than three months, proceed to make an enquiry into the claim or objection.

II. The Collector or other Officer as aforesaid shall call upon the claimant or objector to produce any evidence or documents upon which he may rely in proof of his claim or objection, and after considering the same and making any further enquiry that may appear proper, shall dispose of the case by an order for the admission or rejection of the claim or objection, and if the land is proposed to be sold, for the sale of the same subject to any condition or reservation which to such Collector or other Officer as aforesaid shall appear to be proper. If the land is ordered to be sold subject to any condition or reservation, such condition or reservation shall be notified to intending purchasers at the time of sale.

III. Pending an enquiry into any claim or objection under the last preceding Section, the Collector or other Officer as aforesaid shall postpone the sale or other disposition of the land, and if he shall order that such claim or objection be rejected, he shall further postpone the sale or other disposition of the land to allow the claimant or objector to contest the order of rejection in the manner hereinafter provided.

IV. If the Collector or other Officer as aforesaid shall consider the claim or objection to be established, and that the sale or other disposition of the land should not take place, he shall stop the sale or other disposition of the land; but such sale or other disposition of the land may afterwards be proceeded with if, on an order issued by the local Government to try the claim or objection as provided in Section VI of this Act, the claimant or objector shall fail to establish the same.

V. If the Collector or other Officer as aforesaid shall order that the claim or objection be rejected, or that the land be sold subject to any condition or reservation, or that it be otherwise dealt with, he shall cause a copy of such order to be delivered to the claimant or objector, and if such claimant or objector shall not within one week from the delivery of such copy, or within such further time as the Collector or other Officer as aforesaid for any special reason to be recorded shall see fit to grant, give notice in writing to such Collector or other Officer as aforesaid that he intends to contest such order, the order shall be final. If the claimant or objector shall, within the time allowed, give such notice, the Collector or other Officer as aforesaid shall immediately make a report to the Board of Revenue or other superior Revenue Authority, and shall forward with such Report a copy of his order, stating fully all the circumstances of the case and the evidence adduced in support of otherwise of the claim or objection, and such Board

Procedure after passing of order in the case.

Report to Revenue Board.

Revenue Authority, and shall forward with such Report a copy of his order, stating fully all the circumstances of the case and the evidence adduced in support of otherwise of the claim or objection, and such Board

or other Authority, on the receipt of such Report, and after calling for any further information which it may consider necessary, may confirm, modify, or reverse the order of the Collector or other Officer as aforesaid. If the Board or other

Decision of Board. Authority as aforesaid confirm the order of the Collector or other Officer as aforesaid, or modify such order in such manner as to leave any part of such order in force adverse to the claimant or objector, the Collector or other Officer as aforesaid shall certify such order to the Court constituted as hereinafter provided, and such Court shall forthwith give notice to the claimant or objector, and if such claimant or objector shall not, within thirty days from the delivery of such notice from the Court, institute a suit in such Court to establish his claim or objection, the order of the Board or other Authority aforesaid shall be final.

VI. The local Government may, within twelve months after the date on which the claim of any claimant of waste land, or the objection of any objector as aforesaid, shall have been admitted under this Act by the Collector or other Officer as aforesaid, direct a suit to be brought to try the claim or objection of the claimant or objector, in a Court constituted as hereinafter provided.

VII. For the investigation and trial of claims under this Act, the local Government shall constitute, in every District in which there may be any waste lands capable of being sold or otherwise dealt with on account of Government, a Court consisting of an uneven number of persons not less than three, of whom the Judge of the District, or the Officer presiding in the principal Civil Court of original jurisdiction in the District by whatever name his office may be designated, shall be one. Any one or more of the Members of which such Court shall consist, shall have power to make all such orders in the case as may be necessary prior to the hearing of the suit. Provided that, whenever the Collector or other Officer by whom the original enquiry was held is the Officer presiding in the principal Civil Court of original Jurisdiction in the District, such Officer shall not be a Member of such Court.

VIII. Whenever any Court is constituted under this Act, notice thereof shall be given by a written proclamation, copies of which shall be affixed in the several Courts, and in the Offices of the several Collectors and Magistrates of the District, and from the date of the issue of such proclamation no other Court shall be competent to entertain any claim or objection belonging to the class of claims or objections for the trial and determination of which such Court is constituted.

IX. The Courts constituted under this Act shall be held at such place or places within the limits of their respective jurisdictions as shall be considered most convenient.

X. In every suit instituted under Section V of this Act the claimant of the waste land, or objector to the sale or other disposition of such land, shall appear as plaintiff, and the Collector or other Officer aforesaid shall appear as defendant on the part of Government. Either party may appear by pleader or by agent. Provided that if such other Officer as aforesaid be the presiding Officer of the principal Civil Court of Original Jurisdiction in the District, the local Government shall appoint some other Officer to appear as defendant in the case on its behalf. In any suit ordered to be instituted by the local Government under Section VI of this Act, the Government, by any Officer to be appointed for the purpose, shall appear as plaintiff, and the claimant or objector as aforesaid shall appear as defendant.

Plaintiff and Defendant in suits under Section V. Proceedings regulated by Civil Procedure Code. Plaintiff and Defendant in suits under Section VI. XI. In suits instituted under this Act, except as hereinafter provided, the proceedings shall be regulated, so far as they can be, by the Code of Civil Procedure.

XII. The Court shall fix a day for the appearance of the parties and for the hearing of the suit, of which due notice shall be given to the parties or their agents, and on the day so fixed the parties or their agents shall bring their witnesses into Court, together with any documents on which they may intend to rely in support of their respective statements. If either party require the assistance of the Court to procure the attendance of a witness on such day, he shall apply to the Court in sufficient time before the day fixed for the hearing of the suit, and the Court shall issue a Subpoena requiring such witness to attend the Court on that day. It shall be competent to the Court to require the personal attendance of the claimant of the waste land or objector as aforesaid on the day fixed for the hearing, or at any subsequent stage of the suit.

XIII. On the day fixed for the hearing of the suit, or as soon after as may be practicable, the Court shall proceed to examine the claimant of the waste land, or the objector, or his agent (when his personal attendance is not required), and the witnesses of the parties, and upon such examination, and after inspecting the documents of the parties, and making any further enquiry that may appear necessary, shall proceed to pass such order in the case as it may consider just and proper.

XIV. No appeal shall lie from any decision or order passed under this Act, nor shall any such decision or order be open to revision.

XV. If, on the trial of any suit under this Act, any question of law, or of usage having the force of law, or the construction of a document affecting the merits of the case shall arise, on which the Court shall entertain reasonable doubts, the Court may, either of its own motion or on the application of any of the parties to the suit, draw up a statement of the case and submit it, with its own opinion, for the opinion of the High Court of Judicature, or of the highest Civil Court of Appeal and revision, in the territory

in which the land is situate. Provided that it shall be the duty of every Court held under this Act to make such reference to such High Court, or Court of Appeal, if in any suit under this Act any question shall arise involving any principle of general importance, or the rights of a class.

XVI. The Court may proceed in the case notwithstanding a reference to the High Court, or other highest Civil Court of Appeal as aforesaid, and may pass an order contingent upon the opinion of the High Court, or other Court as aforesaid on the point referred, but no final order for the sale or other disposition of the land in question in the suit, or for the admission or rejection of any claim or objection which shall be before the Court in such suit, shall be passed until the receipt of the order of the said High Court, or highest Civil Court of Appeal.

XVII. The record of cases disposed of by Courts constituted under this Act shall be deposited amongst the records of the principal Civil Court of Original Jurisdiction in the District in which the property in dispute is situate.

XVIII. No claim to any land, or to compensation or damages in respect of any land sold or otherwise dealt with on account of Government as waste land, shall be received after the expiration of three years from the date on which such land shall have been delivered by the Government to the purchaser, or otherwise dealt with. If within three years after any lands have been delivered by the Government to the purchaser, or otherwise dealt with, any claimant or objector shall prefer a claim to the land so delivered or otherwise dealt with, or an objection to such sale, or to compensation or damages in respect thereof, in the Court constituted under this Act for the District in which the land is situate, and shall show good and sufficient reason for not having preferred his claim or objection to the Collector or other Officer as aforesaid within the period limited under Section I of this Act, such Court shall file the claim or objection, making the claimant or objector plaintiff, and the Collector of the District or other Officer as aforesaid (with the like provision as aforesaid, if such other Officer be the presiding Officer of the principal Civil Court of Original Jurisdiction in the District) the defendant in the suit, and the foregoing provisions of this Act shall be applicable to the trial and determination of the suit. The report of the Officer employed to give delivery, or to take possession on the part of Government, of the land sold or otherwise dealt with, shall be conclusive evidence as to the date on which such delivery was made, or possession was taken.

XIX. In any case in which the land has been sold, if the Court shall be of opinion that the claim of the claimant is established, the Court shall not award the claimant possession of the land in dispute, but shall order him to receive from the Government Treasury, by way of compensation, a sum equal to the price at which the land was sold, in addition to the costs of suit.

XX. If the land shall have been sold, subject to any condition or reservation, or shall not have been sold, but shall have been otherwise dealt with on account of the Government, and the Court shall be of opinion that the claim to such land, or the objection of an objector is established, the Court shall award the claimant or objector to receive such sum in respect of his interest in such land as shall be awarded in that behalf under the provisions of Act VI of 1857 (*for the acquisition of lands for public purposes*), and thereupon the local Government shall proceed under the said Act to obtain an award of the value of such interest.

XXI. An award under any of the provisions of the two last preceding Sections shall be in full satisfaction of the claim of the claimant or objector, and shall bar any future claim on his part in respect to the land in suit resting on the same cause of action, or on a cause of action which existed prior to the date of the sale or other disposition of the land on account of Government.

XXII. Nothing in this Act shall be held to prevent the local Government from awarding to any claimant of waste land sold on account of Government, on proof to the satisfaction of the local Government of the claim of such claimant (notwithstanding that he may not have preferred his claim either to the Collector or other Officer as aforesaid, or to the proper Court constituted under this Act within the period prescribed by this Act), such amount of compensation for the said land, within the limit as to amount mentioned in Section XIX of this Act, if the land have been sold not subject to any condition or reservation, as to such local Government may seem proper.

XXIII. If the land have been sold subject to any condition or reservation, or have been otherwise disposed of on account of Government, and any claim to such land, or objection to the sale or other disposition of the land shall be proved to the satisfaction of the local Government, although not preferred to the Collector or other Officer as aforesaid, or to the Court constituted under this Act, within the period prescribed by this Act, the local Government may award to such claimant or objector such amount as to such local Government may appear to be the value of the interest of such claimant or objector in such land.

XXIV. Unless the contrary appears from the context, words importing the singular number shall include the plural number, and words importing the plural number shall include the singular number; and words importing the masculine gender shall include females.

M. WYLIE,

Deputy Secy. to the Govt. of India,
Home Department.

HOME DEPARTMENT.

No. 1906.

Fort William, the 24th March 1863.

Notification.—The Reverend C. W. Cahusac, Chaplain of Unrisur, has obtained leave to Europe, on Medical Certificate, for eighteen months, together with eight weeks preparatory leave, with effect from the 10th ultimo.

No. 1907.

The services of Mr. T. Drvs lile, of the Educational Department, Central Provinces, have been placed at the disposal of the Foreign Department, from the 10th instant.

No. 1908.

The Hon'ble the President in Council is pleased to direct the following additions to be made to List No. II., published under date the 29th September 1854, of parties authorized to send letters and official *Gazettes bonâ fide* and *exclusively* on the public service, relating to the business of their respective Departments without actual payment of postage, but only to the Authorities hereinafter named, *viz.* :—

Curators of Government Books in Madras, Bombay, Bengal, Punjab, and in the Central Provinces	} To all Officers within the limits of their res- pective Presidencies or Provinces.
...	

No. 1909.

Notification.—Edward Parkyns Levinge, Esquire appointed by Her Majesty to be a Judge of the High Court of Judicature at Fort William in Bengal, under date the 8th January last, arrived in Calcutta per Steamer *Bengal* on the 1st instant, and took his seat as a Puisne Judge of the said Court on the following day.

No. 1910.

Under the appointment made by the Governor General in Council on the 7th instant, Mr. Elphinstone Jackson, of the Bengal Civil Service, took his seat as a Puisne Judge of the High Court of Judicature at Fort William in Bengal on the forenoon of the 23rd instant.

E. C. BAYLEY,
Secy. to the Govt. of India.

FOREIGN DEPARTMENT.

No. 106A.

POLITICAL.

Camp Meerut, the 9th March 1863.

Notifications.—His Excellency the Right Hon'ble the Viceroy and Governor General held a Darbar this day for the reception of the principal Residents of the Meerut and Rohilcund Divisions of the North-Western Provinces.

After the Native Gentlemen had been presented to the Viceroy and Governor General, the following Address was read to them by the Secretary by the Viceroy's command:—

"After the suppression of mutiny and the restoration of order in these Provinces, Lord Canning held a Darbar at this place, on which occasion the conduct of those who had merited the favor and approval of the British Government was the subject of the Governor General's notice. Mindful of the loyalty and good faith displayed by those now present, the Governor General could not pass through Meerut without seeing and being acquainted with them. The Viceroy has therefore held this Darbar and directed me to express the pleasure he has in receiving these Native Gentlemen who proved themselves friends of order and of the British Government, and His Excellency's confidence that they will never depart from the path of their duty."

At this Darbar the usual ceremonies were observed, and Khillats were conferred on a few of the principal Native Gentlemen present.

No. 133.

Camp Roorkee, the 16th March 1863.

His Excellency the Viceroy and Governor General is pleased to confer the title of "Khan Bahadur" on Residant Kaleh Khan, of the 15th Bengal Cavalry, in consideration of his services to the British Government.

H. M. DURAND, Colonel,
Secy. to the Govt. of India,
with the Govr. Genl.

No. 134.

POLITICAL.

Camp Roorkee, the 16th March 1863.

Notification.—The deputation of Lieutenant Mayne, Adjutant of the Second Regiment, Central India Horse, to be in attendance on His Highness the Maharajah Scindiah, &c. &c. published in Notification No. 4, dated 18th ultimo, is hereby cancelled, owing to the relinquishment by the Maharajah of his projected visit to Bombay.

C. U. AITCHISON,
Under-Secy. to the Govt. of India,
with the Govr. Genl.

No. 80.

MILITARY.

Fort William, the 24th March 1863.

Lieutenant C. H. Clay, Second in Command and Squadron Officer Deolce Irregular Force, availed himself, on the 20th ultimo, of the leave granted to him in General Order dated 3rd ultimo, No. 35.

Lieutenant and Adjutant J. Jacob will perform the duties of Second in Command and Squadron Officer in addition to his own, as a temporary arrangement.

No. 509.
GENERAL.

Captain J. S. Ross, Deputy Commissioner of Gondah, in Oudh, has obtained the usual preparatory leave from the 6th proximo, or from such date as he may avail himself of it, to proceed to Calcutta for the purpose of applying for Furlough to Europe.

No. 511.

Major E. M. Ryan, Deputy Commissioner of Martaban, in British Burmah, has obtained leave of absence for two months, preparatory to applying for Furlough to Europe on Medical Certificate.

Major Ryan made over charge of the Martaban District to Lieutenant Pemberton, Assistant Commissioner, on the 6th instant.

E. C. BAYLEY,
Offg. Secy. to the Govt. of India.

LIST of Persons entitled to the "India Medal," whose Medals lie unclaimed in the Office of the Secretary to the Government of India, in the Foreign Department.

Names of Parties.	
Abbott, A. K.	... Engine Driver.
Burrows, John	... Clerk
Collins, J.	... Pupil, La Martiniere.
Creed, E.	... Ditto, ditto.
Creed, G.	... Ditto, ditto.
Cameron.	... Merchant.
Dodd, G. N.	... Civil Surgeon.
Davey, Peter	... Clerk.
DeLavara, J.	... Steward, La Martiniere.
Deverine, J.	... Late Superintendent, <i>Constantia</i> .
Dowling, Peter	... Out of employ.
Davis, J.	... Overseer.
Dawson, Captain	... Oudh Military Police.
French, Lieutenant C. J.	... Ditto, ditto.
Leslie, John	... Clerk, Chief Commissioner's Office.
Marshall, A.	... Assistant Book-keeper.
Parly, J.	... Railway Inspector.
Rae, W.	... Merchant.
Soule, Henry	... Out of employ.
Sadlier, Lieutenant T. J.	... Oudh Military Police.
Smith, C.	... Railway Inspector.
Tucker, R. T.	... Civil Service.
Wilson, R.	... Merchant Tailor.

H. M. DURAND, Col.,
Secy. to the Govt. of India,

FINANCIAL DEPARTMENT.

No. 1094.

Fort William, the 20th March 1863.

NOTIFICATION.—*Appointments*—Mr. L. C. Probyn, Civil Pay Master, North-Western Provinces, to be Deputy Auditor and Accountant-General, Punjab, *vice* Mr. W. Balmain.

Mr. H. A. Mangles to be Civil Pay Master, North-Western Provinces, and to continue to officiate as Civil Pay Master, Madras, until further orders.

Mr. R. Taylor, Civil Pay Master, Punjab, to officiate as Civil Pay Master, North-Western Provinces.

Mr. W. Clark, Officiating Second Assistant Accountant-General to the Government of India, and Ex-Officio Secretary to the Government Savings Bank, to officiate as Civil Pay Master, Punjab.

Mr. R. A. Fink, Third Assistant Secretary, Financial Department, to officiate as Second

Assistant Accountant-General to the Government of India, and *Ex-Officio* Secretary to the Government Savings Bank.

Mr. J. Christie, Officiating First Assistant Deputy Auditor and Accountant-General, Bombay, to be First Assistant Deputy Auditor and Accountant-General at that Presidency, *vice* Mr. L. C. Probyn.

Mr. W. J. Raynor, Officiating First Assistant Deputy Auditor and Accountant-General, Madras, to be First Assistant Deputy Auditor and Accountant-General at that Presidency, *vice* Mr. H. A. Mangles.

Baboo Gobia Gaunder Dutt to be Second Assistant Deputy Auditor and Accountant-General, Bombay, *vice* Mr. J. Christie.

No. 1137.

The 23rd March 1863.

Mr. W. W. Crawford, Chief Assistant in the Deputy Auditor and Accountant-General's Office, North-Western Provinces, has obtained privilege leave for three months from the 23rd February 1863.

No. 1138.

The 24th March 1863.

Mr. W. Clark made over charge of the Office of Second Assistant Accountant-General to the Government of India and Ex-Officio Secretary to the Government Savings Bank, to Mr. R. A. Fink, in the afternoon of the 23rd instant.

No. 1139.

The Hon'ble the President in Council is pleased to sanction the appointment of Captain J. P. Martin, of the Bengal Staff Corps, and of Lieutenant C. A. E. S. Carter, of the late 20th Native Infantry, as Probationers in the Military Finance Department.

E. H. LUSHINGTON,
Secy. to the Govt. of India.

MILITARY DEPARTMENT.

GENERAL ORDER BY HIS EXCELLENCY THE GOVERNOR GENERAL OF INDIA.

Camp Roorkee, the 16th March 1863.

No. 144. of 1863.—His Excellency the Governor-General is pleased to make the following temporary promotions and appointments in the Commissariat Department, *vice* Deputy Assistant Commissary General Captain J. Keer and Sub-Assistant Commissary General Major Dunbar, who have been allowed leave to Europe, and to complete the Establishment.

Promotions.—Captain J. H. Jenkins, Deputy Assistant Commissary General, Second Class, to officiate as Deputy Assistant Commissary General, First Class, in place of Captain J. Keer, late Officiating as Deputy Assistant Commissary General, First Class, who has proceeded on leave.

Captain J. Sykes, Sub-Assistant Commissary General, First Class, to officiate as Deputy Assistant Commissary General, Second Class, *vice* Captain Jenkins.

Captain O. M. Graham, Sub-Assistant Commissary General, Second Class, to officiate as

Sub-Assistant Commissary General, First Class, *vice* Captain Sykes.

Appointments.

Lieutenant J. B. Smith, Third }
 Sikh Regiment ... }
 Captain J. B. Cox, Staff Corps } To officiate as Sub-
 " H. R. Bradford, late } Assistant Commissary
 36th Native Infantry ... } General, Second
 Captain A. W. Bolton, late } Class, to complete
 50th Native Infantry ... } the Establishment.

H. W. NORMAN, Lieut.-Col.,
Secy. to the Govt. of India,
with the Governor General.

MILITARY DEPARTMENT.

Port William, the 21st March 1863.

No. 220 of 1863.—The undermentioned Officers are permitted to proceed to Europe on leave of absence on Sick Certificate:—

Lieutenant Edmund Denman }
 Smith, of the General List }
 Infantry, doing duty with } For twenty
 the 31st (Punjab) Regiment } months, under the
 Native Infantry ... } new Regulations.
 Lieutenant Alan Murray, of }
 the late 60th Regiment Na- }
 tive Infantry, doing duty }
 with the 3rd Bengal Cavalry }

Port William, the 23rd March 1863.

No. 221 of 1863.—With reference to the Notification issued by the Government of Bengal, dated the 16th instant, the services of Assistant Surgeon S. C. Amesbury, Civil Assistant Surgeon of Dinapore, are, at his own request, placed at the disposal of His Excellency the Commander-in-Chief.

No. 222 of 1863.—Subadar }
 Major Mairwan Sing "Baha- }
 door," of the 5th Regiment, } From the 24th Decem-
 Bombay Native Light Infantry, } ber 1862, in succession
 is promoted from the Second } to the late Subadar-
 to the First Class of the Order } Major Jahn Singh
 of British India with the title } of the First Class
 of "Sirdar Bahadoor" ... } deceased.

The undermentioned Native Officers are admitted to the Second Class of the Order of British India with the title of "Bahadur" from the dates specified opposite to their respective names:—

Ressaldar Soojat Khan, of }
 the 3rd Regiment, Bombay } From the 6th April
 Light Cavalry ... } 1862, in succession to
 ... } pensioned Subadar-Major
 ... } Narain Ram, of the
 ... } Second Class, deceased.
 Ressaldar Ahmed Ali Khan, }
 of the Poona Horse ... } From the 24th Decem-
 ... } ber 1862, in suc-
 ... } cession to Subadar-Major
 ... } Mairwan Sing, pro-
 ... } moted.

No. 223 of 1863.—The following Promotions are made in the undermentioned Corps of the Native Army:—

CORPS.	Rank and Names.	To what Rank promoted.	From what Date.	In whose Room.
4th Regt. N. I.	Jemadar Chutoorbhoj Uwusthee	Subadar	15th Dec. 1862	Gunga Sing, resigned.
Ditto	Havildar Shekh Chedee	Ditto	Ditto	Chutoorbhoj Uwusthee, promoted.
5th Regt. N. L. I.	Jemadar Derriow Sing	Ditto	1st May 1861	Sookraje Sing, invalided.
Ditto	Jemadar Togh Allie Khan	Ditto	Ditto	Ramdeen Sing, invalided.
Ditto	Jemadar Issurdutt Tewarry	Ditto	Ditto	Amrit Pandey, invalided.
Ditto	Jemadar Buctour Khan	Ditto	4th Nov. 1861	Sewloll Sing, invalided.
Ditto	Havildar Kalkadeen Spookul	Jemadar	1st May "	Issurdutt Tewarry, promoted.
Ditto	Havildar Meer Kullundur Allie	Ditto	7th May 1862	To complete the Establishment.
6th Regt. N. L. I.	Jemadar Munnoo Khan	Subadar	26th "	Lall Sing, invalided.
Ditto	Havildar Ram Sing	Jemadar	Ditto	Munnoo Khan, promoted.
13th Regt. N. I.	Jemadar Shawa Ram	Subadar	19th Sept. "	Kishen Beer Gurtee, invalided.
Ditto	Jemadar Hurrie Misser	Ditto	Ditto	Mungnee Chund, invalided.
Ditto	Havildar Peeroo Sing	Jemadar	Ditto	Chukarmani Opudya, invalided.
Ditto	Havildar Kishun Sing	Ditto	Ditto	Bussantra Khutree, invalided.
Ditto	Havildar Luckmee Ram	Ditto	Ditto	Shawa Ram, promoted.
Ditto	Havildar Hoolas Sing	Ditto	Ditto	Hurrie Misser, promoted.
15th (the Loodianah) Regt. N. I.	Jemadar Atter Sing	Subadar	5th Sept. 1862	Char Sing, invalided.
Ditto	Havildar Ram Sing	Jemadar	Ditto	Muli Sing, invalided.
Ditto	Havildar Meltaub Sing	Ditto	Ditto	Atter Sing, promoted.
16th (the Lucknow) Regt. N. I.	Jemadar Doorgah Pattuck	Subadar	1st May 1862	Matadein Sing, invalided.
Ditto	Havildar Leckraj Sing	Jemadar	1st July 1861	Faan Sing, invalided.
Ditto	Havildar Hunnooman Ojah	Ditto	1st May 1862	Doorgah Pattuck, promoted.

Corps.	Rank and Names.	To what Rank promoted.	From what Date	In whose Room.
16th (The Luck now) Regiment N. I.	Havildar Neemur	Jemadar	6th Oct. 1862	To complete the Establishment.
25th (Punjab) Regiment N. I.	Subadar Shere Sing	Subadar Major	1st May „	Eyad Ali Khan, invalided.
40th (The Shah Jehanpore) Regiment N. I.	Jemadar Bhakaree Singh	Subadar	6th Dec. „	Leekh Raj, deceased.
43rd Regiment (Assam) L. I.	Jemadar Uckoola Thapa	Ditto	19th July 1861	Mohun Sing, invalided.
Ditto	Jemadar Munceah	Ditto	16th Aug. „	Ram Churn, invalided.
Ditto	Jemadar Gobind Singh	Ditto	2nd June 1862	To complete the Establishment.
Ditto	Jemadar Bahadoor	Ditto	2nd „ „	„
Ditto	Havildar Ranjeebun	Jemadar	19th July 1861	Mohun Sing, invalided.
Ditto	Havildar Jinnam	Ditto	23rd „ „	Seebaram, resigned.
Ditto	Havildar Madhocram	Ditto	2nd June 1862	„
Ditto	Havildar Muckeeram	Ditto	2nd „ „	To complete the Establishment.
Ditto	Havildar Debra Singh	Ditto	2nd „ „	„
Ditto	Havildar Auganah	Ditto	2nd „ „	„
1st Goorka L. I. Regiment	Subadar Jusseeah	Subadar Major	18th Dec. 1861	Mohun Sing Thappa, invalided.
Maywar Bheel Corps	Jemadar Ruttun Sing	Subadar	2nd Nov. 1862	Ram Suhay Sookul, deceased.
Ditto	Havildar Punchum Sing	Jemadar	2nd „ „	Ruttun Sing, promoted.

Fort William, the 24th March 1863.

No. 224 of 1863. In continuation of Government General Order No. 116 of the 31st January 1862, Captain and Brevet-Major Henry Baker Sweet, of the 39th Regiment Madras Native Infantry, is permitted to retire from the Service on the pension of a Captain, with the additional annuity of £ (120) one hundred and twenty, under the operation of Government General Order No. 807, dated 12th September 1861, with effect from the 31st December 1861.

No. 225 of 1863.—With reference to the Notification issued from the Foreign Department, No. 482, dated 20th March last, the services of Lieutenant J. Waterhouse, of the Royal Artillery, are placed at the disposal of His Excellency the Commander-in-Chief, with effect from the 1st December last.

No. 226 of 1863.—The following promotion is made subject to Her Majesty's approval:—

Department.	Rank and Names.	To what Rank promoted.	From what Date.	In whose Room.
Medical Department.	Assistant Surgeon Frederick Freemantle Allen.	Surgeon	8th March 1863.	Surgeon-Major A. W. Crozier, R. E., deceased.

No. 227 of 1863.—The undermentioned Officer is permitted to proceed to Europe on leave of absence on Sick Certificate:—

Lieutenant-Colonel George Verner, of the Bengal Staff } For twenty months.
Corps, Commissioner of }
Arracan }

H. K. BURN, Major,
Offg. Secy. to the Govt. of India,

PUBLIC WORKS DEPARTMENT.

GENERAL.—ESTABLISHMENTS.

No. 6.

Camp, Roorkee, the 17th March 1863.

Notification.—Lieutenant J. P. Westmoreland, R. E., Instructor in Surveying, Thomason College, Roorkee, is transferred from the North-Western Provinces to the Punjab, and appointed a Deputy Controller and Examiner of Accounts, Third Class.

The services of Lieutenant C. H. Luard, R. E., are placed at the disposal of the Government, North-Western Provinces, for employment as Instructor of Surveying in the Civil Engineering College, Roorkee.

R. STRACHEY, *Lieut.-Col., R. E.,*
Secy. to the Govt. of India,
with the Governor-General.

No. 7.

Camp, Roorkee, the 17th March 1863.

Appointment.—Lieutenants C. W. J. Harrison, R. E., and R. P. Tickell, R. E., are appointed Probationary Assistant Engineers in the Public Works Department, and are posted to the North-Western Provinces.

GEO. CHISNEY, Major,
Under-Secy. to the Govt. of India,
with the Governor-General.

Public Works Department, —Bengal.

JUDICIAL, — COURT-HOUSES.

No. 58.

The 19th March 1863.

Declaration.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up at the public expense for a public purpose, *viz.*, for the Sub-Divisional Buildings at Narail, it is hereby declared that for the above purpose the undermentioned plot of land is required :—A plot of land in the Village of Moish-khalee, Pergunnah Nuddea, Zillah Jessore, measuring three beegahs, more or less, and bounded on the north and west by Talook lands of Baboo Denonath Bose; on the west by lands belonging to Baboo Chunder Coomar Roy; on the south by lands belonging to Baboo Shib Chunder Ghose; and on the east by lands already appertaining to the Sub-Divisional Buildings referred to.

This Declaration is made under the provisions of Section II. of Act VI. of 1857 to all whom it may concern.

No. 59.

JUDICIAL, — POLICE.

The 20th March 1863.

Declaration.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, *viz.*, for the site of a Hajut Lock-up and Thannah Buildings in the Sub-Division of Ranaghat, Zillah Nuddea, it is hereby declared that for the above purpose a piece of land measuring four beegahs, more or less, in extent, in the Town of Ranaghat, is required. The land is bounded on the north by the Main Road; on the south by the lands of the Ranaghat Sub-Divisional Buildings; on the east by Rajbaggan; and on the west by the River Choonah.

This Declaration is made under the provisions of Section II. of Act VI. of 1857 to all whom it may concern.

No. 60.

GENERAL, — ESTABLISHMENTS.

The 24th March 1863.

Transfer.—Mr. E. Mansfield, Probationary Assistant Engineer, from the Patna Branch Road to the Second Division of the Grand Trunk Road.

E. L. OMMANNEY, *Col., R. E.,*
Offg. Secy. to the Govt. of Bengal,
in the Public Works Dept.

NOTICE.

THE Select Committee to whom the Bill to create a Municipal Corporation and to provide for the Conservancy and Improvement of the Town of Calcutta has been referred, will meet at the Office of the Secretary to the Government of Bengal, in the Legislative Department, on Saturday, the 28th instant, at noon.

All persons interested in the Bill are invited to attend the above Meeting, or to forward in writing any information they may possess, or any suggestions they may wish to make on the subject.

A. G. MACPHERSON,
Secy. to the Govt. of Bengal,
Legislative Department.

The 24th March 1863.

ORDERS by the LIEUTENANT-GOVERNOR, Punjab Provinces.

POLICE DEPARTMENT.—*The 14th March 1863.*—*Transfers.*—No. 188.—Captain A. LeGallais, District Superintendent of Police, at present on Furlough, from Sealkote to Delhi.

Captain A. H. Millet, Officiating District Superintendent of Police, from Sealkote to Delhi, and to continue to officiate for Captain LeGallais.

Lieutenant J. C. P. Baillie, District Superintendent, from Delhi to Sealkote.

Captain R. S. Mosely, Officiating District Superintendent of Police, from Hissar to Kurnaul.

Lieutenant R. J. Wimberly, Officiating District Superintendent, from Kurnaul to Hissar.

Captain A. Tulloch, District Superintendent, now on Furlough, from Goojrat to Sirsa.

Mr. J. Herdon, Assistant District Superintendent, from Umritsur to Jhelum.

Mr. T. L. Edwardes, Assistant District Superintendent, from Loodiana to Umritsur.

Lieutenant T. H. Scott, Assistant District Superintendent, (at present Officiating District Superintendent at Goojrat), from Jhelum to Loodiana.

Appointments.—No. 189.—Captain R. S. Mosely, Officiating District Superintendent of Police, to be a District Superintendent of the Third Grade, *vice* Lieutenant Wall promoted to the Second Grade.

Lieutenant C. McNeile, Assistant District Superintendent at Jullundur, to officiate as District Superintendent at Sealkote during the absence on leave of Lieutenant Baillie.

Mr. J. Herdon, Assistant District Superintendent, to proceed to Sirsa and officiate as District Superintendent during the absence of Captain Tulloch.

Lieutenant T. H. Scott to officiate as District Superintendent of Police at Shahpoor in room of Lieutenant Gibbon about to proceed on Medical leave to Europe.

POLITICAL DEPARTMENT.—*The 19th March 1863.*—No. 235.—It is hereby notified, for general information, that the rates of hire in the Territories of the Maharaja of Cashmere and Jummoo have been raised as follows :—

Coolies, each, per diem, from three to four annas. Halting from one anna and a half to two annas.

Ponies, each, per diem, from six annas to eight annas. Halting four annas.

A Poney load is not to exceed one maund and twenty seers.

Banghu and Palkee Bearers, each six annas. Halting three annas.

Persons entertaining Coolies, &c., for continuous periods are at liberty to make their own agreements as to terms of hire.

REVENUE DEPARTMENT.—*The 18th March 1863.*—No. 229.—Mr. B. Browne, Superintendent of Wood and Grass Preserves, Punjab, assumed charge of his office on the 16th instant.

GENERAL DEPARTMENT.—*The 16th March 1863.*—No. 590.—The Reverend C. W. Cahusac, Chaplain, embarked for Europe in the Steamer *Arracan*, which was left by the Pilot at Sea on the 4th March 1863.

Appointment.—No. 591.—Mr. O. Wood, Assistant Commissioner, to officiate as Judge of the Small Cause Court, Delhi.

The 18th March 1863.—No. 607.—Mr. R. H. Davies, B. C. S., embarked for Europe on board the *Arracan*, which was left by the Pilot at Sea on the 4th March 1863.

T. D. FORSYTH,
Offg. Secy. to Govt., Punjab.

Opium Notification.

NOTICE is hereby given, that the Fourth sale of Opium, the provision of 1861-62, will be held at the Exchange Hall on Monday, the 6th of April 1863, at 11 A. M., and will comprise 3,300 Chests, *viz.*—

Behar Opium	...	1,860
Benares Opium	...	1,440
		—
Total Chests	...	3,300
		—

2. The general Conditions of the sale now advertized will be the same as usual. They may be ascertained by reference to the Notification issued on the 8th November 1862 and published in the *Government and Exchange Gazettes*, or on application at the Office of the Board of Revenue.

3. The latest dates for deposit and clearance will be the 11th and 21st April 1863 respectively, that is to say, no Bank of Bengal Receipts, Company's Paper, or other Public Securities that may be tendered for deposit in redemption of Promissory Notes given by Purchasers in the Sale Room, will be received after 4 P. M. of Saturday, the 11th April 1863, and no Bank of Bengal Receipts in full payment of Lots will be accepted after 4 P. M. of Tuesday, the 21st April 1863.

4. In addition to the quantity above advertized for sale, the following quantities, more or less, of Behar and Benares Opium of 1861-62 will be brought to sale, in the present year, on or about the dates specified below. The Board, however, reserve to themselves the right of altering

these dates should circumstances render it expedient to do so:—

	Behar about Chests.	Benares about Chests.	Total about Chests.
On or about Wednesday, 6th May 1863	1,860	1,440	3,300
Ditto Monday, 8th June "	1,860	1,440	3,300
Ditto Thursday, 9th July "	1,860	1,440	3,300
Ditto Monday, 10th Aug. "	1,860	1,440	3,300
Ditto Monday, 7th Sept. "	1,860	1,440	3,300
Ditto Monday, 5th Oct. "	1,860	1,440	3,300
Ditto Monday, 9th Nov. "	1,860	1,440	3,300
Ditto Monday, 7th Dec. "	1,853	1,444	3,317
Total	14,873	11,544	26,417

By Order of the Board of Revenue,

J. P. GRANT,

Offg. Junior Secretary.

The 3rd March 1863.

Education Notice.

MEDICAL COLLEGE.

1. THE Calcutta Medical College Session of 1863-64 will commence on the 15th June next.

2. Students who may be desirous of commencing their studies are requested to apply to the Principal of the Medical College, between the hours of 10 A. M. and 4 P. M., on or before the 15th May next, when the vacant Free Presentations will be awarded, and the vacancies in the Class of Scholarship-holders filled up.

3. The possession of the "Entrance Examination" Certificate of the Calcutta University will entitle Students to enter the Medical College without further Examination.

4. Under certain conditions (which may be learned on application to the Principal) Students will be admitted in anticipation of passing the University Entrance Examination, but in all cases under the clear proviso that they will present themselves for that Examination when next held.

5. The course of Instruction given in the Calcutta Medical College is framed to meet the requirements of the Calcutta University for obtaining its Degrees in Medicine and Surgery.

6. The Candidates who may fail in obtaining a Scholarship or a Free Presentation may be admitted as Students on payment of an Entrance Fee of 15 Rupees, and a further sum of 5 Rupees monthly during the period of their stay at the College, provided they enter into a guarantee to follow out the College Curriculum to a close and to graduate at the Calcutta University. Candidates who do not intend to graduate in Calcutta, or who wish to attend only a few Courses of Lectures, may be admitted as casual Students on payment of a Fee of 40 Rupees for each Course of Lectures, or 60 Rupees for six months' attendance upon any single branch of Hospital practice.

7. The Certificates of Lectures and Hospital attendance of the College are recognized by the University of London, the Royal College of Surgeons of England, and the Worshipful Society of Apothecaries of London.

NORMAN CHEEVERS, M. D.,
Principal, Medical College.

CALCUTTA;
MEDICAL COLLEGE OFFICE,
The 19th March 1863.

Monthly Account of Salt on Sales, 28th February 1863.

1. AGENCIES.	2. Salt in store, the manufacture of years previous to 1268 or 1861-62.	3. 1268 or 1861-62.	4. 1269 or 1862-63.	5. TOTAL QUANTITY IN STORE.			6. Price per 100 Mds.
				Pungah.	Kurkutch.	Aggregate.	
<i>Hidgellee.</i>	Mds. S. C.	Mds. S. C.	Mds. S. C.	Mds. S. C.	Mds. S. C.	Mds. S. C.	Rs. As. P.
Pungah Salt, Ghaut } Russoolpore ...	17219 0 0	130623 0 0	0 0 0	147842 0 0	0 0 0	147842 0 0	404 0 0
Pungah Salt, Ghaut Kissenuggur }	11552 0 0	224763 0 0	0 0 0	236315 0 0	0 0 0	236315 0 0	
Pungah Salt, Ghaut Ramnuggur }	49816 0 0	135234 0 0	0 0 0	185050 0 0	0 0 0	165950 0 0	
Pungah Salt, Ghaut Kalinuggur }	49109 0 0	246506 0 0	0 0 0	295615 0 0	0 0 0	295615 0 0	
Pungah Salt, Ghaut Pooreghatta }	0 0 0	56659 0 0	0 0 0	56659 0 0	0 0 0	56659 0 0	
Total	127096 0 0	79375 0 0	0 0 0	921481 0 0	0 0 0	921481 0 0	
<i>Tumlook.</i>							
Pungah Salt, Ghaut } Narainpore ...	1191 0 0	639077 0 0	0 0 0	641168 0 0	0 0 0	641168 0 0	404 0 0
Pungah Salt, Ghaut } Russoolpore ...	3642 0 0	0 0 0	0 0 0	3642 0 0	0 0 0	3642 0 0	
Total	4833 0 0	639077 0 0	0 0 0	644810 0 0	0 0 0	644810 0 0	
<i>Sulkea.</i>							
Kurkutch Salt, Madras } Permit ...	742039 0 0	0 0 0	0 0 0	0 0 0	742039 0 0	742039 0 0	392 0 0
Ditto do., Chilka ...	152901 0 0	0 0 0	0 0 0	0 0 0	152901 0 0	152901 0 0	389 0 0
Ditto do., Scinde ...	500000 0 0	0 0 0	0 0 0	0 0 0	500000 0 0	500000 0 0	416 0 0
Mixed Kurkutch Salt ...	2679 0 0	0 0 0	0 0 0	0 0 0	2679 0 0	2679 0 0	
Pungah Salt, Cuttack ...	107186 0 0	0 0 0	0 0 0	107186 0 0	0 0 0	107186 0 0	423 0 0
Ditto do., Balasore ...	249024 0 0	430969 0 0	0 0 0	669993 0 0	0 0 0	669993 0 0	
Ditto do., Khordah ...	167075 0 0	48898 0 0	0 0 0	215973 0 0	0 0 0	215973 0 0	
Ditto do., Chilka ...	198184 0 0	26584 0 0	0 0 0	224768 0 0	0 0 0	224768 0 0	
Ditto do., Ramnuggur ...	47190 0 0	0 0 0	0 0 0	47190 0 0	0 0 0	47190 0 0	
Ditto do., Pooreghatta ...	83218 0 0	31742 0 0	0 0 0	114960 0 0	0 0 0	114960 0 0	
Ditto do., Kissenuggur ...	130120 0 0	0 0 0	0 0 0	130120 0 0	0 0 0	130120 0 0	
Ditto do., Narainpore ...	295696 0 0	0 0 0	0 0 0	295696 0 0	0 0 0	295696 0 0	
Total	2675312 0 0	538180 0 0	0 0 0	1815873 0 0	1397619 0 0	3213492 0 0	
<i>Ghoosery.</i>							
Pungah Salt, Ghaut Kalinuggur }	102238 0 0	0 0 0	0 0 0	102238 0 0	0 0 0	102238 0 0	423 0 0
Pungah Salt, Ghaut Russoolpore }	49118 0 0	0 0 0	0 0 0	49118 0 0	0 0 0	49118 0 0	
Mixed Pungah Salt, Ghaut Ramnuggur, of 1265-66-67 }	68197 0 0	0 0 0	0 0 0	68197 0 0	0 0 0	68197 0 0	
Total	219553 0 0	0 0 0	0 0 0	219553 0 0	0 0 0	219553 0 0	
<i>Chittagong.</i>							
Pungah Salt, Sudder } Ghaut ...	46432 0 0	405436 0 0	0 0 0	451868 0 0	0 0 0	451868 0 0	44 0 0
Pungah Salt, Bhaugkhally }	0 0 0	17800 0 0	0 0 0	17800 0 0	0 0 0	17800 0 0	
Pungah Salt, Arracan ...	0 0 0	2185 0 0	20107 0 0	22292 0 0	0 0 0	22292 0 0	
Kurkutch Salt, Madras ...	71309 0 0	225058 0 0	0 0 0	0 0 0	296367 0 0	296367 0 0	
Kurkutch Salt, Judoh ...	2979 0 0	0 0 0	0 0 0	0 0 0	2979 0 0	2979 0 0	
Total	120729 0 0	650479 0 0	20107 0 0	491960 0 0	299346 0 0	791306 0 0	
<i>Cuttack.</i>							
Pungah Salt ...	0 0 0	0 0 0	0 0 0	218690 0 0	0 0 0	218690 0 0	404 0 0
Total	0 0 0	0 0 0	0 0 0	218690 0 0	0 0 0	218690 0 0	
<i>Pooree.</i>							
Pungah Salt ...	0 0 0	0 0 0	0 0 0	190660 0 0	0 0 0	190660 0 0	404 0 0
Kurkutch Salt ...	0 0 0	0 0 0	0 0 0	0 0 0	1480000 0 0	1480000 0 0	
Total	0 0 0	0 0 0	0 0 0	190660 0 0	1480000 0 0	1670660 0 0	
<i>Balasore.</i>							
Pungah Salt ...	0 0 0	0 0 0	0 0 0	106650 0 0	0 0 0	106650 0 0	404 0 0
Total	0 0 0	0 0 0	0 0 0	106650 0 0	0 0 0	106650 0 0	
Grand Total	3148114 0 0	2622421 0 0	20107 0 0	4609677 0 0	3176965 0 0	7786642 0 0	

N. B.—The above Salt is deliverable in quantities of ten maunds and upwards at the Government Depôts specified in Column 1, and at the prices stated in Column 6, to all applicants producing Rowannahs, which are procurable for all descriptions of Salt at the Office of the Board of Revenue.

BOARD OF REVENUE;
Fort William,
The 24th March 1863.

J. P. GRANT,
Offg. Junior Secretary.



The Calcutta Gazette.

SATURDAY, MARCH 28, 1863.

Home Department.

LEGISLATIVE.

The following Act of the Governor-General of India in Council received the assent of His Excellency the Governor-General on the 10th March 1863, and is hereby promulgated for general information.—

Act No. XIX of 1863.

An Act to consolidate and amend the Law relating to the Partition of Estates paying Revenue to Government in the North-Western Provinces of the Presidency of Fort William in Bengal.

WHEREAS it is expedient to consolidate and amend the law relating to the Partition of Estates paying Revenue to Government in the North-Western Provinces of the Presidency of Fort William in Bengal; It is enacted as follows:—

I. From the date of the passing of this Act Regulation IX. 1811 of the Bengal Code (for facilitating the division of landed property, and for securing the rights of joint sharers in joint undivided Estates), Regulation XI. 1811 of the same Code (for extending the period fixed by the existing Regulations for revising the jumma on lands ordered to be divided into two or more Estates), Regulation XIX. 1814 of the same Code (for reducing to one Regulation, with alterations and additions, certain Regulations respecting the Partition of Estates paying Revenue to Government), Act XX of 1836, and Act XI of 1838, except in so far as the said Regulations and Acts repeal any Regulation or Act, or any part of any Regulation or Act, and except as to the partition of any estate which shall be pending at the time of the passing of this Act, shall cease to have effect in the North-Western Provinces of the Presidency of Fort William in Bengal. Unless hereinafter provided, the partition of any estate which shall be pending at the time of the passing of this Act shall be proceeded with and completed in the same manner as if this Act had not been passed.

II. Except as directed in the last preceding Section, all partitions of estates which shall be ordered to be made by the Officers of Government after the passing of this Act, shall be made under the provisions of this Act, whatever may be the tenure of the estate ordered to be divided.

III. Every recorded proprietor of a joint undivided estate paying revenue to Government or of any portion thereof, whether such Estate is held in common tenancy or otherwise, is entitled to claim partition under this Act.

IV. When any one or more of the recorded proprietors of an estate as described in the last preceding Section shall desire to have his or their shares of the estate separated, in order that he or they may hold the same as a separate property, or as separate properties, such proprietor or proprietors shall make a written application for the purpose to the Collector of the District. Any two or more proprietors may apply to have their shares separated, and to hold the same as a joint estate.

V. The application shall be signed by the party or parties applying for the partition, and shall specify the nature of the tenure of the estate sought to be divided.

The names of all the co-sharers in the estate, the nature and extent of their respective shares, so far as the same may be known to the applicant or applicants, or can be ascertained by him or them, and the mode of partition desired, shall also be stated. If the application does not contain the particulars above mentioned, the Collector may reject it.

VI. The Collector, on the receipt of an application for partition, shall, if the application be in order, and not open to objection on the face of it, publish a Notification of the same at his Office, and at some conspicuous place on the estate to which the application relates, and shall invite any party in possession, who may not have joined in the application and who may object to the partition applied for, to appear before him either in person or by a duly constituted agent, on a day to be specified in the Notification, not being less than fifteen or more than thirty days

from the date of the Notification, and state his

objection. If the application for partition shall not have been made by all the recorded proprietors of the estate, notice of the application shall be served, in the manner usual in the District for serving notices of the Revenue Officers, on such of the recorded proprietors of the estate as shall not have joined in the application. Pro-

vided that, if from any cause such service cannot take place, a proclamation notifying such application shall be published by affixing it at the Maal Cutcherry of such estate or other conspicuous place thereon, or at the Village Chowrie, Choupal, or other conspicuous place in each village in such estate.

VII. If any objection be made to the partition by any party in possession, within the time allowed, and the Collector, on a consideration of such objection, be of opinion that there is any good and sufficient reason, not inconsistent with the provisions of this Act, why the partition should be absolutely disallowed, he may refuse the application, recording the grounds of his refusal.

VIII. If the objection raise any question of title or of proprietary right, which shall not appear to have been already determined by a Court of competent jurisdiction, the Collector may either decline to grant the application until the question in dispute shall have been determined by a competent Court, or he may proceed to inquire into the merits of the objection. In the latter case the Collector, after making the necessary inquiry and taking such evidence as may be adduced, shall record a proceeding declaring the nature and extent of the interests in the actual possession of the party or parties applying for the partition, and any other party or parties who may be affected thereby. The procedure to be observed by the Collector in trying such cases shall be that laid down in Act VIII of 1859 (*for simplifying the procedure of the Courts of Civil Judicature not established by Royal Charter*) for the trial of original suits. And the Collector shall have power to refer any question that may arise in such case to arbitration, and the provisions of Chapter VI. (relative to arbitrators) of the Code of Civil Procedure shall apply to cases so referred by a Collector.

IX. All orders and decisions passed by the Collector under the last preceding Section, for declaring the rights of parties, shall be held to be decisions of a Court of Civil Judicature of first instance, and shall be open to appeal to the District or Sudder Court, according to the value of the claim, under the rules applicable to regular appeals to those Courts. Upon such appeal being made, the District or Sudder Court, as the case may be, may issue a precept to the Collector desiring him to stay the partition pending the decision of the appeal.

X. From every decision passed under the last preceding Section by a District Court a special appeal shall lie to the Sudder Court,

under the rules for the time being in force relating to special appeals to that Court.

XI. It shall not be competent to the Civil Court to entertain a suit or application for the partition of an estate, except on appeal from the decision of the Collector as hereinbefore provided, any thing contained in Section 225, Act VIII of 1859 (*for simplifying the procedure of the Courts of Civil Judicature not established by Royal Charter*), to the contrary notwithstanding.

XII. When the Collector, after disposing of the objections (if any) taken to the partition, shall order a partition to be made, he shall cause a Notification to be published in his own Office, in the District Court, and at some conspicuous place on the estate which is to be divided, intimating his intention to proceed with the partition after thirty days from the date of the Notification.

XIII. The partition shall be made by the Collector in whose District the estate is situate, or, if the estate be situate in two or more Districts, then by the Collector of any one of such Districts, who may be specially ordered by the Commissioner of the Division to superintend the partition. If the estate be situated in two or more Divisions, the partition shall be made by such Collector as the Board of Revenue shall order.

XIV. The expense of making the partition, and the allowances of the establishment necessary for the measurement and survey of the lands, the preparation of papers, and any other charges, shall be fixed by the Collector. The amount shall be paid under such rules as may from time to time be laid down by the Board of Revenue with the sanction of the local Government, and, in default of payment, may be realized under the rules applicable to the recovery of arrears of rent or revenue.

XV. At any stage of the proceedings after a partition shall have been ordered, if it shall appear from information which was not before the Collector at the time the partition was ordered, or otherwise, that any reason not inconsistent with the provisions of this Act exists why the partition should not be proceeded with, it shall be competent to the Commissioner, on the report of the Collector, and subject to any orders that the Board of Revenue may pass in the case, to stay the partition, and to order the proceedings to be quashed.

XVI. After the expiration of the period mentioned in the Notification referred to in Section XII of this Act, the Collector shall, if necessary, cause a measurement of all the lands comprised in the estate to be made, and a rent-roll of the same to be prepared. The village papers which are required to be prepared and periodically deposited in the Office of the Collector under the provisions of Sections XI and XII, Regulation IX. 1833 (*to*

under the rules for the time being in force relating to special appeals to that Court.

XI. It shall not be competent to the Civil Court to entertain a suit or application for the partition of an estate, except on appeal from the decision of the Collector as hereinbefore provided, any thing contained in Section 225, Act VIII of 1859 (*for simplifying the procedure of the Courts of Civil Judicature not established by Royal Charter*), to the contrary notwithstanding.

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modify certain portions of Regulation VII. 1822 and Regulation IV. 1828; to provide for the more speedy and satisfactory decision of judicial questions cognizable by Officers of Revenue employed in making settlements under the above Regulations; for enforcing the production of the village accounts; for the more extensive employment of Native agency in the Revenue Department; and to declare the intent of section V; Regulation VII. 1822, touching claims to Malikana) may be used for the purposes of this Act. Provided that any of the proprietors shall be permitted to file a rent-roll of the estate, which shall be accepted if acknowledged to be correct by all the proprietors.

XVII. The Collector may examine the parties on solemn affirmation in regard to the papers produced before him, whether by the Officer appointed to make the partition, the proprietors, or otherwise. He shall also allow any shareholder to examine the papers so produced, and to take a copy of the same, and after such examination he shall hear any objections which any of the shareholders may make in respect to such papers. The Collector may direct any Deputy Collector or other Officer subordinate to him to examine the papers produced before him, and to make a report upon the same.

XVIII. The Collector, on the completion of the enquiry allowed by the last preceding Section, shall allow the parties the option of making a private partition of the estate and allotment of the public revenue amongst themselves, within such time as he may fix, or, if the parties shall not consent to make a private partition of the estate, or shall fail to make such partition within the time fixed by the Collector, the Collector shall call upon them to state whether they are willing to refer the partition of the estate and the apportionment of the public revenue to an arbitrator or arbitrators to be appointed by them. The Collector may also offer the parties the option of referring any point arising in the course of a partition to arbitration. The partition and allotment of the public revenue made by the parties, or by arbitrators appointed by them, shall be subject to the confirmation of the Collector, and the orders of the superior Revenue Authorities.

XIX. If the parties consent to refer the partition of the estate and the allotment of the public revenue or any point arising in the course of the partition to arbitration, but they cannot agree amongst themselves as to the arbitrator or arbitrators to be appointed, the Collector may appoint two or more persons to be arbitrators in the case. If the arbitrators are equally divided in opinion, the Collector shall act as umpire and the partition made by the arbitrator or arbitrators with whom the Collector shall concur shall be the partition in the case. The same rule shall apply in respect of any point arising in the course of a partition which shall be referred to arbitration.

XX. If any person, on being appointed an arbitrator, shall refuse to act, or, after accepting the appointment, shall die or become incapable of acting, another person shall be appointed arbitrator in his stead, in the same manner in which the first person was appointed.

XXI. After the arbitrators shall have accepted the appointment, the Collector shall transmit the whole of the papers to them, and it shall be competent to the Collector to exercise towards the arbitrators the same powers and authority for securing their attendance and the due completion of their award, which he is competent to exercise towards witnesses summoned before him, when acting Judicially, for the purpose of compelling them to attend and give evidence. The Collector shall also fix a time within which the arbitrator or arbitrators shall deliver the paper of partition. On sufficient cause shewn the Collector may extend such period.

XXII. The arbitrators shall deliver a full and complete paper of partition, specifying the separate estates into which they propose that the estate shall be divided, the names of the parties to whom the several estates are proposed to be allotted, and the amount of public revenue to be assessed on each of such estates.

XXIII. The arbitrators, on delivering the paper of partition as aforesaid, shall be entitled to reasonable fees for their services, the amount to be fixed by the Collector.

XXIV. If the paper of partition be not delivered within the time fixed by the Collector, or within any further period to which the time may have been extended, the Collector may order that the partition shall be referred to another arbitrator or arbitrators, to be chosen in the same manner and subject to the same rules as the first.

XXV. If the partition of the estate cannot be made by the parties themselves, or by arbitration, under the foregoing rules, the Collector shall appoint an Officer to make the partition, and shall forward the whole of the papers to such Officer, and shall direct him to proceed to the estate, and to make the partition within a time to be fixed by the Collector.

XXVI. The Officer appointed to make the partition shall issue a proclamation* at the Maal-Cutcherry of the estate, or other conspicuous place thereon, or at the village Chourie or Choupal, requiring the several proprietors of the estate to attend upon him in person, or by agent, during the time that the partition is being made.

XXVII. At the commencement of the revenue year current in the District, the Collector may direct the Officer appointed to make the partition, or some other person, to attach the estate, and to bring it under Khas management under the

personal superintendence of such Officer. The collections of the estate, after defraying the expenses of management, and any other expenses with which the estate is chargeable, shall be applied to the payment of the Government revenue, and the residue shall be divided amongst the proprietors in proportion to their respective shares, at such periods as the Collector may see fit.

XXVIII. If an arrear of public revenue shall accrue on an estate ordered to be divided, while the partition of the estate is being made, any one or more of the proprietors may tender to the Collector his or their quota of the balance, and the Collector shall receive the same, and credit the amount to the share or shares of such proprietor or proprietors. If a sale of any part of the estate shall ultimately become necessary for the liquidation of any part of such arrear which may remain due, only the share or shares of the proprietor or proprietors who shall not have contributed their quota of the balance shall be sold in the first instance, and the partition shall go on and be completed in the same manner as if no arrear of public revenue had accrued. The purchaser or purchasers of the share or shares sold shall be entitled to separate possession of the estate or estates which, under the partition, would have been allotted to the defaulting proprietor or proprietors. Provided always that, in all cases of a partition, the entire estate shall be considered responsible for the public revenue assessed upon it until the partition shall have been completed, and the several proprietors shall have been put into possession of the separate estates into which the estate may be ordered to be divided, according as the same may be allotted to them.

XXIX. If the Officer appointed to make the partition shall consider it necessary to assist him in making the same, to cause a detailed measurement to be made of all the lands comprised in the estate, or a map of the estate to be prepared, he shall exercise the same powers for making such measurement and map as are vested in the Collector by any law for the time being in force.

XXX. When some of the lands forming the estate are held in common, the Collector shall declare, by a proceeding to be held under the provisions of this Act, the principle and rule under which, in accordance with the village custom, such lands shall be divided; and he shall cause the partition of such lands to be made in conformity to the provisions of this Act. The portion of the common land falling by such partition to the shares of the several co-sharers shall be added to the lands held by them in severalty, and the several estates thus formed shall be assessed and declared separate estates. Provided that it shall be in the discretion of the Collector, to cause any transfer of lands agreed to by the parties to be made previous to such declaration, and the new estate shall be declared subject to the transfer so made.

XXXI. The Collector may refuse to declare any lands held in severalty, and not liable to re-distribution according to special village custom, a separate mehal, if the lands be so intermixed with other properties as to

render the formation of a compact estate impossible, and if the parties affected by the partition decline to permit of the transfers necessary for curing such defect.

XXXII. Where there may be no lands held in common, the lands in severalty held by the applicant for partition, or assigned to him by the Collector under the provisions of this Act, shall be assessed and declared a separate estate. Provided that it shall be in the discretion of the Collector, to cause any transfer of lands agreed to, or directed by his order, as provided in Section XXX, to be made previous to such declaration, and the new estate shall be declared subject to the transfer so made.

XXXIII. If any sharer, after the issue of the proclamation mentioned in Section XXVI of this Act, shall fail to attend the Officer appointed to make the partition, during the time the partition is being made, no objection taken by such sharer to the partition shall be heard, unless such sharer can shew that his absence was not wilful, or unless for any good and sufficient reason it shall appear just and proper to allow him to be heard against the partition.

XXXIV. If, at any time after an order shall have been passed for making a partition, it shall appear, either from the report of the Officer appointed to make the partition, or from any other information, that the parties are not desirous that the partition should proceed, it shall be competent to the Collector, with the sanction of the Commissioner, to stop the partition, and to strike the case off the file, recovering from the sharers all costs and expenses incurred up to that time.

XXXV. It shall be the duty of the Officer appointed to make the partition, so far as circumstances will admit, to take care that the estates into which the estate is divided shall consist of contiguous mehals or villages. Provided that if the estate ordered to be divided shall not consist of a sufficient number of villages to admit of one or more entire village or villages being included in each estate, the partition of the village or villages of which the estate shall consist shall be made so as to render each estate as compact as possible.

XXXVI. The public revenue shall be assessed on each estate into which the property shall be ordered to be divided, in conformity to the rules contained in any law for the time being in force.

XXXVII. In selecting the villages or lands to be included in each separate estate, the advantages or disadvantages arising from situation, the vicinity of roads, railways, navigable rivers, or canals, the nature and quality of the soil and produce, the quantity of culturable and unculturable waste land, the depth at which water may be procurable, the number of tanks and wells, the state of the embankments and water-courses, and any other local circumstances affecting the present, or likely to influence the future value of

the lands, shall be duly considered, and the villages or lands to be included in each estate shall be fairly and impartially selected. So far as may be practicable and consistent with compactness of partition, lands held in severalty shall be left in the possession of the parties holding the same.

XXXVIII. If a dwelling house belonging to one sharer shall be situate on any land, or in any village, which it may be necessary to include in the share of another sharer, the proprietor of such house shall be at liberty to retain it, with the offices, buildings, and grounds immediately attached thereto, upon agreeing to pay to the proprietor of the land or village in which the same is situate an equitable rent for the ground. The limits of the ground and the rent to be paid for it shall be fixed by the Officer making the partition, and shall be stated in the paper of partition.

XXXIX. Tanks, wells, water-courses, and embankments shall be considered as attached to the land for the benefit of which they were originally made. In cases in which, from the extent, situation, or construction of such works, it shall be found necessary to continue them the joint property of the proprietors of two or more of the estates into which the estate may be divided, the paper of partition shall specify, as far as circumstances may admit, the extent to which the proprietors of each of such estates may make use of the same, and the proportion of the charges for repairs to be borne by them respectively.

XL. Places of worship, which shall have been held in common previous to the partition of an estate, shall continue to be so held unless the parties shall otherwise agree amongst themselves, in which case they shall state in writing the agreement into which they have entered, and the Officer making the partition shall enter a note of the agreement in the paper of partition.

XLI. When the Officer appointed to make the partition shall have completed the partition, and allotted the public revenue on each of the estates into which it is proposed that the estate shall be divided, he shall prepare and submit to the Collector a paper of partition shewing how he proposes to divide the estate, and to apportion the public revenue. This paper shall specify the names of the Mehals or villages included in each separate estate, the gross produce of each Mehal and village for the three years immediately preceding the year in which the partition is ordered to be made, the names of the parties to whom the several estates are allotted, and the proportion of the public revenue proposed to be assessed on each of such estates, with any remarks regarding the mode observed in selecting the lands included in each estate, and the accounts upon which the apportionment of the public revenue assessed thereon shall have been based, as may be necessary for the information of the Collector. The paper shall further contain a detail of the adjustments, if any, which shall have been made in respect to any tanks, places of worship, or other matters, as specified in

the preceding Sections. The Officer appointed to make the partition shall also submit a map shewing the several estates into which the estate is proposed to be divided.

XLII. The Collector shall take into consideration the partition proposed by the Officer appointed to make the partition, and, after calling for any further information which he shall deem necessary, and disposing of any objections which shall be taken to the partition and allotment of public revenue as proposed by such Officer, he shall submit a report to the Commissioner, together with such of the papers of the case as shall appear to him essential. He shall also forward a list of the papers not sent. The Collector shall record his opinion whether the proposed partition should be confirmed or modified, and in the latter case he shall state the nature of the modification which, in his opinion, should be made.

XLIII. The Commissioner shall either uphold the partition proposed by the Collector, or modify the same. The decision of the Commissioner shall not be open to revision by the Civil Court, but shall be subject to appeal to the Board of Revenue. The Commissioner, before coming to a decision, may call for any additional papers, or direct any further inquiry that he shall consider necessary. He may also, if he think proper, direct that, when two or more of the estates into which it is proposed to divide the estate shall consist of the same proportions of the entire estate, the parties entitled thereto shall draw lots for the same before the Collector.

XLIV. On the receipt of the order of the Commissioner, or if an appeal be preferred to the Board of Revenue, then, of the order passed on the appeal, the Collector shall cause the same to be published in his Office, and in some conspicuous place in each of the estates separately constituted by such order. The Collector shall at the same time specify the date from which each of the estates shall be held to be a separate estate, and shall enter the several estates into which the estate has been divided in the Register of Estates paying revenue to Government. The Collector shall give the several proprietors possession of the estates allotted to them, and, if necessary, may avail himself of the assistance of the Magistrate in giving possession.

XLV. In order to prevent collusion or error in the distribution of the public revenue assessed upon an estate which may be ordered to be divided into two or more distinct estates, if it shall be proved to the satisfaction of the Government, within twelve years from and after the date of confirmation of the partition, that the public revenue was fraudulently or erroneously apportioned at the time of the partition, the Government shall have power to order a new allotment of the public revenue upon the several estates into which such estate may have been divided, conformably to the principles

Government may order new allotment of public Revenue among estates formed by partition, in case of fraud or error in original allotment being proved.

Government may order new allotment of public Revenue among estates formed by partition, in case of fraud or error in original allotment being proved.

prescribed in this Act, on an estimate of the gross produce of each estate at the time of the partition, to be made agreeably to the best evidence and information which may be procurable respecting the same. Such order shall not be liable to be contested in the Civil Court. The parties whose estates may be declared to have been under-assessed shall be required to pay to the proprietors of the estates which shall have been over-assessed the sum in which they shall be found to have been over-assessed, and in default of payment the amount shall be leviable by the process prescribed for the recovery of arrears of rent or revenue.

XLVI. If, during the time an estate is under attachment with a view to the partition of the same, any party shall neglect or omit to claim by a suit any right or title he may then have to the ownership or occupancy at a fixed rent of any land situated in such estate, or any other interest therein, such neglect or omission shall be a valid plea in bar of any suit relating to such right, title, or interest, unless the party can satisfy the Court that there was good and sufficient reason for his neglect or omission to institute the suit at or before such time. Provided that this Section shall not bar any action for arrears of rent, or the enhancement or alteration of rent.

XLVII. Whenever any Court of Civil Judicature shall pass a decree, awarding to any person the proprietary right in a portion of an estate paying revenue to Government, whether the portion so awarded shall consist of a fractional share in the whole or a part of the estate, or of specific lands, the decree-holder may apply to the Collector for a partition of the estate; and on the receipt of such application, the Collector shall proceed thereupon under the provisions of this Act, which are hereby declared applicable to such applications.

XLVIII. If two or more estates which may have originally formed portions of the same estate shall come into the possession of one person, such person shall be entitled to have such estates united, and to hold them as a single estate; or if two or more persons shall have separate possession of their respective shares of an estate which was originally held as a joint undivided estate, such persons may apply to have their shares united, and to hold them as one estate.

XLIX. The applications for the union of the estates, or of the shares of the estate, as the case may be, shall be made in writing to the Collector of the District in which the estates or shares of the estate are situate, and the Collector (provided he see no objection) shall comply with the application, and cause the necessary entries to be made in the records of his Office, reporting the case to the superior Revenue Authorities.

L. The provisions of this Act, so far as they relate to the completion and confirmation or to the staying or quashing of the partition of an estate, may be applied, at the discretion of the Collector, in all cases of the partition of estates pending at the time of the passing of this Act.

LI. The provisions of this Act may, in so far as the same are applicable, be applied by order of the local Government to the partition of any estate held free from the payment of Government revenue.

LII. In the performance of his duties under this Act, the Collector shall be subject to the general direction and control of the Commissioner of the Division, and the Board of Revenue.

LIII. All orders passed by a Collector under this Act, unless otherwise provided, not being orders or decisions within the meaning of Section IX, shall be open to revision by the superior Revenue Authorities.

LIV. The powers vested in a Collector by this Act may be exercised by a Deputy Collector, or other Officer vested with the full powers of a Collector, subject to the control of the Collector of the District.

LV. In carrying out the provisions of this Act the Collector shall exercise the powers described in Regulation II. 1819, Regulation VII. 1822, and Regulations IX. and XIV. 1825. Any Officer appointed to make a partition under this Act may also exercise the powers described in the foregoing Regulations, so far as the same may be applicable.

LVI. If, in any case in which a Collector or other Officer shall exercise jurisdiction under this Act, any person is guilty of the offence of giving or fabricating false evidence, or of forgery, as defined in the Indian Penal Code, or of abetting any of those offences, such Collector or other Officer shall have the same powers in respect of such offence, and of the person charged with committing the same, as are vested by the Code of Criminal Procedure in a Civil Court when any such offence is committed before or against such Court, or when a document charged to be a forgery is given in evidence in any proceedings in such Court.

LVII. In the execution of the duties vested in the Board of Revenue by this Act, the Board shall be guided by such orders or instructions as they may from time to time receive from the local Government, to whom they shall apply in all cases which shall appear to the Board not to have been provided for by the existing law.

LVIII. Unless there be something in the subject or context repugnant to such construction, words importing the singular number shall include the plural number, and words importing the plural number shall include the singular number, and words importing the masculine gender shall include females.

LIX. This Act shall extend only to such parts of the North-Western Provinces of the Presidency of Fort William in Bengal as are subject to the general Regulations of that Presidency; but the Act may be extended by order of the local Government, either wholly or in part, to any Non-Regulation Province under such Government.

M. WYLIE,
Depy. Secy. to the Govt. of India,
Home Department.

THE following Act of the Governor-General of India in Council, received the assent of His Excellency the Governor-General on the 10th March 1863, and is hereby promulgated for general information:—

ACT No. XX OF 1863.

An Act to enable the Government to divest itself of the management of Religious Endowments.

WHEREAS it is expedient to relieve the Boards of Revenue, and the Local Agents in the Presidency of Fort William in Bengal, and the Presidency of Fort St. George, from the duties imposed on them by Regulation XIX. 1810 of the Bengal Code (for the due appropriation of the Rents and produce of Lands granted for the support of Mosques, Hindoo Temples, Colleges, and other purposes; for the maintenance and repair of Bridges, Serays, Kuttras, and other public buildings; and for the custody and disposal of Nuzzool Property or Escheats), and Regulation VII. 1817 of the Madras Code (for the due appropriation of the rents and produce of lands granted for the support of Mosques, Hindoo Temples, and Colleges, or other public purposes; for the maintenance and repair of Bridges, Choultries, or Chattrams, and other public buildings; and for the custody and disposal of Escheats), so far as those duties embrace the superintendence of lands granted for the support of Mosques or Hindoo Temples, and for other religious uses, the appropriation of endowments made for the maintenance of such religious establishments, the repair and preservation of buildings connected therewith, and the appointment of Trustees or Managers thereof, or involve any connexion with the management of such religious establishments; and whereas it is expedient for that purpose to repeal so much of Regulation XIX. 1810 of the Bengal Code, and Regulation VII. 1817 of the Madras Code, as relate to endowments for the support of Mosques, Hindoo Temples, or other religious purposes; It is enacted as follows:—

I. So much of Regulation XIX. 1810 of the Bengal Code, and so much of Regulation VII. 1817 of the Madras Code, as relate to endowments for the support of Mosques, Hindoo Temples, or other religious purposes, are repealed.

II. In this Act words importing the singular number shall include the plural, and words importing the plural number shall include the singular.

Gender. Words importing the masculine gender shall include females.

The words "Civil Court" and "Court" shall mean the principal Court of Original Civil Jurisdiction in the District in which the Mosque, Temple, or religious establishment is situate, relating to which, or to the endowment whereof, any suit shall be instituted or application made under the provisions of this Act.

III. In the case of every Mosque, Temple, or other religious establishment to which the provisions of either of the Regulations specified in Section I are applicable, and the nomination of the Trustee, Manager, or Superintendent whereof at the time of the passing of this Act is vested in, or may be exercised by, the Government, or any public Officer; or in which the nomination of such Trustee, Manager, or Superintendent shall be subject to the confirmation of the Government, or any public Officer, the local Government shall, as soon as possible after the passing of this Act, make special provision as hereinafter provided.

IV. In the case of every such Mosque, Temple, or other religious establishment which, at the time of the passing of this Act, shall be under the management of any Trustee, Manager, or Superintendent whose nomination shall not vest in, nor be exercised by, nor be subject to the confirmation of, the Government, or any public Officer, the local Government shall, as soon as possible after the passing of this Act, transfer to such Trustee, Manager, or Superintendent all the landed or other property which, at the time of the passing of this Act, shall be under the superintendence or in the possession of the Board of Revenue, or any local Agent, and belonging to such Mosque, Temple, or other religious establishment, except such property as is hereinafter provided, and the powers and responsibilities of the Board of Revenue and the local Agents in respect to such Mosque, Temple, or other religious establishment, and to all land and other property so transferred, except as regards acts done and liabilities incurred by the said Board of Revenue or any local Agent previous to such transfer, shall cease and determine.

V. Whenever from any cause a vacancy shall occur in the office of any Trustee, Manager, or Superintendent to whom any property shall have been transferred under the last preceding Section, and any dispute shall arise respecting the right of succession to such office, it shall be lawful for any person interested in the Mosque, Temple, or religious establishment to which such property shall belong, or in the performance of the worship or of the service thereof, or of the Trusts relating thereto, to apply to the Civil Court to appoint a Manager of such Mosque, Temple, or other religious establishment, and thereupon such Court may appoint such Manager to act until some other

person shall by suit have established his right of succession to such office. The Manager so appointed by the Civil Court shall have, and shall exercise all the powers which, under this or any other Act, the former Trustee, Manager or Superintendent in whose place such Manager is appointed by the Court had, or could exercise, in relation to such Mosque, Temple, or religious establishment, or the property belonging thereto.

VI. The rights, powers and responsibilities of every Trustee, Manager, or Superintendent to whom the land and other property of any Mosque, Temple, or other religious establishment is transferred in the manner prescribed in Section IV of this Act, as well as the conditions of their appointment, election, and removal, shall be the same as if this Act had not been passed, except in respect of the liability to be sued under this Act, and except in respect of the authority of the Board of Revenue and local Agents, given by the Regulations hereby repealed, over such Mosque, Temple, or religious establishment, and over such Trustee, Manager, or Superintendent, which authority is hereby determined and repealed. All the powers which might be exercised by any Board or local Agent for the recovery of the rent of land or other property transferred under the said Section IV of this Act may, from the date of such transfer, be exercised by any Trustee, Manager, or Superintendent to whom such transfer is made.

VII. In all cases described in Section III of this Act, the local Government shall once for all appoint one or more Committees in every Division or District to take the place, and to exercise the powers, of the Board of Revenue and the local Agents, under the Regulations hereby repealed. Such Committee shall consist of three or more persons, and shall perform all the duties imposed on such Board and local Agents, except in respect of any property which is specially provided for under Section XXI of this Act.

VIII. The Members of the said Committee shall be appointed from among persons professing the religion for the purposes of which the Mosque, Temple, or other religious establishment was founded, or is now maintained, and in accordance, so far as can be ascertained, with the general wishes of those who are interested in the maintenance of such Mosque, Temple, or other religious establishment. The appointment of the Committee shall be notified in the Official Gazette. In order to ascertain the general wishes of such persons in respect of such appointment, the local Government may cause an election to be held under such Rules (not inconsistent with the provisions of this Act) as shall be framed by such local Government.

IX. Every Member of a Committee appointed as above shall hold his office for life, unless removed for misconduct or unfitness, and no such Member shall be removed except by an order of the Civil Court as hereinafter provided.

X. Whenever any vacancy shall occur among the Members of a Committee appointed as above, a new Member shall be elected to fill the vacancy by the persons interested as above provided. The remaining Members of the Committee shall, as soon as possible, give public notice of such vacancy, and shall fix a day which shall not be later than three months from the date of such vacancy, for an election of a new Member by the persons interested as above provided, under Rules for elections which shall be framed by the local Government; and whoever shall be then elected under the said Rules shall be a Member of the Committee to fill such vacancy. If any vacancy as aforesaid shall not be filled up by such election as aforesaid within three months after it has occurred, the Civil Court, on the application of any person whatever, may appoint a person to fill the vacancy, or may order that the vacancy be forthwith filled up by the remaining Members of the Committee, with which order it shall then be the duty of such remaining Members to comply, and if this order be not complied with, the Civil Court may appoint a Member to fill the said vacancy.

Provision for filling up vacancies.

XI. No Member of a Committee appointed under this Act shall be capable of being or shall act also as a Trustee, Manager or Superintendent of the Mosque, Temple or other religious establishment for the management of which such Committee shall have been appointed.

XII. Immediately on the appointment of a Committee as above provided, for the superintendence of any such Mosque, Temple, or religious establishment, and for the management of its affairs, the Board of Revenue, or the local Agents acting under the authority of the said Board, shall transfer to such Committee all landed or other property which, at the time of appointment, shall be under the superintendence or in the possession of the said Board or local Agents, and belonging to the said religious establishment, except as is hereinafter provided for, and thereupon the powers and responsibilities of the Board and the local Agents in respect to such Mosque, Temple, or religious establishment, and to all land and other property so transferred except as above, and except as regards acts done and liabilities incurred by the said Board or Agents previous to such transfer, shall cease and determine. All the powers which might be exercised by any Board or local Agent for the recovery of the rent of land or other property transferred under this Section may from the date of such transfer be exercised by such Committee to whom such transfer is made.

XIII. It shall be the duty of every Trustee, Manager, and Superintendent of a Mosque, Temple or religious establishment to which the provisions of this Act shall apply, to keep regular accounts of his receipts and disbursements in respect of the endowments and expenses of such Mosque, Temple or other religious establishment, and it shall be the duty of every Committee of management appointed or acting under the authority of this Act, to require

Accounts of receipts and disbursements.

from every Trustee, Manager and Superintendent of such Mosque, Temple or other religious establishment, the production of such regular accounts of such receipts and disbursements at least once in every year, and every such Committee of management shall themselves keep such accounts thereof

XIV. Any person or persons interested in any Mosque, Temple, or religious establishment, or in the performance of the worship or of the service thereof, or of the trusts relating thereto may, without joining as plaintiff any of the other persons interested therein, sue before the Civil Court the Trustee, Manager, or Superintendent of such Mosque, Temple, or religious establishment, or the Member of any Committee appointed under this Act, for any misfeasance, breach of trust, or neglect of duty committed by such Trustee, Manager, Superintendent or Member of such Committee, in respect of the trusts vested in or confided to them respectively, and the Civil Court may direct the specific performance of any act by such Trustee, Manager, Superintendent or Member of a Committee, and may decree damages and costs against such Trustee, Manager, Superintendent, or Member of a Committee, and may also direct the removal of such Trustee, Manager, Superintendent or Member of a Committee.

XV. The interest required in order to entitle a person to sue under the last preceding Section need not be a pecuniary, or a direct or immediate interest, or such an interest as would entitle the person suing to take any part in the management or superintendence of the trusts. Any person having a right of attendance, or having been in the habit of attending at the performance of the worship or service of any Mosque, Temple, or religious establishment, or of partaking in the benefit of any distribution of alms, shall be deemed to be a person interested within the meaning of the last preceding Section.

XVI. In any suit or proceeding instituted under this Act it shall be lawful for the Court before which such suit or proceeding is pending, to order any matter in difference in such suit to be referred for decision to one or more arbitrators. Whenever any such order shall be made the provisions of Chap. VI of the Code of Civil Procedure shall in all respects apply to such order and arbitration, in the same manner as if such order had been made on the application of the parties under Section 312 of the said Code.

XVII. Nothing in the last preceding Section shall prevent the parties from applying to the Court, or the Court from making the order of reference under the said Section 312 of the said Code of Civil Procedure.

XVIII. No suit shall be entertained under this Act without a preliminary application being first made to the Court for leave to institute such suit. The application may be made upon unstamped paper. The Court, on the perusal of the application, shall determine whether there are sufficient *prima facie* grounds for the institution of a suit, and if in the judgment

of the Court there are such grounds, leave shall be given for its institution. In calculating

Costs. the costs at the termination of the suit, the Stamp Duty on the preliminary application shall be estimated, and shall be added to the costs of the suit. If the Court shall be of opinion that the suit has been for the benefit of the Trust, and that no party to the suit is in fault, the Court may order the costs, or such portion as it may consider just, to be paid out of the estate.

XIX. Before giving leave for institution of a suit, or after leave has been given, before any other proceeding is taken, or at any time when the suit is pending, the Court may order the Trustee, Manager, or Superintendent, or any Member of a Committee, as the case may be, to file in Court the accounts of the Trust or such part thereof as to the Court may seem necessary.

XX. No suit or proceeding before any Civil Court under the preceding Sections shall in any way affect or interfere with any proceeding in a Criminal Court for Criminal breach of trust.

XXI. In any case in which any land or other property has been granted for the support of an establishment partly of a religious and partly of a secular character, or in which the endowment made for the support of an establishment is appropriated partly to religious and partly to secular uses, the Board of Revenue, before transferring to any Trustee, Manager, or Superintendent, or to any Committee of Management appointed under this Act, shall determine what portion, if any, of the said land or other property shall remain under the superintendence of the said Board for application to secular uses, and what portion shall be transferred to the superintendence of the Trustee, Manager, or Superintendent, or of the Committee, and also what annual amount, if any, shall be charged on the land or other property which may be so transferred to the superintendence of the said Trustee, Manager, or Superintendent, or of the Committee, and made payable to the said Board or to the Local Agents for secular uses as aforesaid. In every such case the provisions of this Act shall take effect only in respect to such land and other property as may be so transferred.

XXII. Except as provided in this Act it shall not be lawful, after the passing of this Act, for any Government in India, or for any Officer of any Government in his official character to undertake or resume the superintendence of any land or other property granted for the support of, or otherwise belonging to, any Mosque, Temple, or other religious establishment, or to take any part in the management or appropriation of any endowment made for the maintenance of any such Mosque, Temple, or other establishment, or to nominate or appoint any Trustee, Manager, or Superintendent thereof, or to be in any way concerned therewith.

XXIII. Nothing in this Act shall be held to affect the provisions of the Regulations mentioned in this Act, except in so far as they relate to Mosques, Hindoo Temples, and other religious establishments; or to prevent the Government from taking such steps as it may deem necessary under the provisions of the said Regulations, to prevent injury to, and preserve buildings remarkable for their antiquity, or for their historical or architectural value, or required for the convenience of the public.

XXIV. The word "India" in this Act shall denote the territories which are or may become vested in Her Majesty by the Statute 21 and 22 Vic., C. 106, entitled "an Act for the better Government of India."

M. WYLIE,

*Depy. Secy. to the Govt. of India,
Home Department.*

THE following Act of the Governor-General of India in Council received the assent of His Excellency the Governor-General on the 10th March 1863, and is hereby promulgated for general information:—

ACT No. XXI OF 1863.

An Act to constitute Recorders' Courts for the Towns of Akyab, Rangoon, and Moulmein in British Burmah, and to establish Courts of Small Causes in the said Towns.

WHEREAS the Resolution of the Governor-General in Council, dated the 31st January 1862, declares that instead of a Judicial Commissioner for the whole Province of British Burmah, whose ordinary business can well be undertaken by the Chief Commissioner, and who, as Judge of a Special Court, sitting at the Head-Quarters of each Division, could not possibly dispose of the causes arising at each place in a manner that would satisfy the suitors, or be consistent with the prompt and regular administration of Justice, there shall be established at Rangoon and Moulmein a Court to be presided over by a Barrister or Advocate of not less than five years' standing, with full powers of Civil and Criminal jurisdiction, analogous to those now exercised by the Recorders of Prince of Wales' Island and Singapore, with the exception of the power to try cases in which European British subjects are charged with capital offences; and whereas it is expedient to make provision for the establishment of such Court, and of a similar Court for the Town of Akyab, and also for the establishment of a Court of Small Causes in each of the said Towns of Akyab, Rangoon, and Moulmein, and to prescribe the procedure for the said Courts, respectively; It is enacted as follows:—

I. It shall be lawful for the Governor-General in Council to establish Courts of Judicature for the Towns of Akyab, Rangoon, and Moulmein in British Burmah, or for any of the said Towns, which Courts, when so established, shall be called, respectively,

the "Court of the Recorder of Akyab," the "Court of the Recorder of Rangoon," and the "Court of the Recorder of Moulmein." Such Courts shall be Courts of Record.

II. The said Courts, respectively, shall be held before a Judge who shall be called "The Recorder" thereof, and who shall be appointed by the Governor-General in Council, and shall be a Barrister of not less than five years' standing. Every Recorder appointed under this Act shall hold his Office during the pleasure of the Governor-General in Council.

III. Previously to entering upon the execution of the duties of his Office, every Recorder appointed under this Act shall make or subscribe the following declaration before such authority or person as the Governor-General in Council may commission to receive the same:—

"I, A. B. appointed Recorder of [] do solemnly declare that I will faithfully perform the duties of my Office to the best of my ability, knowledge, and judgment."

IV. The Governor-General in Council may appoint only one Recorder to be the Recorder of the said Recorder only, or three Courts, or he may from time to time appoint a separate Recorder for any one or for any two of the said Courts.

V. So long as there shall be only one Recorder of the said three Courts, such Recorder shall hold his Court at each of the said three Towns of Akyab, Rangoon, and Moulmein at stated periods. He shall hold his Court in Rangoon at such times as may be necessary, in Moulmein at least once in every three months, and in Akyab at least once in every four months.

VI. The Recorder shall, on or before the 1st day of January in each and every year, or at such other convenient times as the Chief Commissioner of British Burmah shall direct, notify in the Official Gazette of the Towns in which the Court is to be held, the days on which he intends to hold his Court at the said Towns, respectively, during the then next ensuing twelve months; and a copy of such Notification shall be stuck up in a conspicuous part of the Court Houses in the said Towns respectively.

VII. If the Recorder shall be unable to hold his Court at the time and place fixed in any Notification issued under the last preceding Section, he shall fix another period for holding his Court at such place, and shall publish notice of the same in the same manner, so far as circumstances will permit, in which a Notification under the said Section is directed to be published.

VIII. Notwithstanding any thing in Sections VI and VII of this Act contained, it shall be lawful for the Recorder to hold his Court at times other than those notified, as provided in the said Sections, when for any good and sufficient reason it shall appear to him necessary and proper to do so.

IX. Whenever there shall be one Recorder for any two only of the said three Courts, the provisions contained in Sections VI, VII, and VIII of this Act shall be applied, so far as the same may be applicable, in respect of the sittings to be held by such Recorder within the Towns of the Courts of which he is Recorder.

X. The Recorders appointed under this Act shall have and exercise Civil jurisdiction, within such local limits in the said Towns of which they are respectively the Recorders and in the neighbourhood thereof as may from time to time be fixed by the Chief Commissioner of British Burmah, with the approval of the Governor-General in Council, and the limits so fixed shall be published in the Official Gazettes of the said Towns. Provided that it shall be lawful for the said Chief Commissioner, with such approval as aforesaid, as often as he shall think proper, to vary or alter the limits so fixed: and, save as in this Act provided, no Court other than the Recorder's Court shall have or exercise any Civil jurisdiction whatever within the limits for the time being fixed as aforesaid.

XI. The Recorders appointed under this Act shall receive, try, and determine suits of every description, if in the case of suits for land or other immoveable property, such land or property shall be situate, or if in all other cases, the cause of action shall have arisen, or the defendant at the time of the commencement of the suit shall dwell or carry on business, or personally work for gain within the local limits of the ordinary jurisdiction of their respective Courts. Provided that the Recorders shall not take cognizance of any suit, the cognizance of which, by the ordinary Civil Courts in British India not established by Royal Charter, is barred by any Act of Parliament or by any Regulation or Act of the Governor-General of India in Council.

XII. It shall be lawful for the Chief Commissioner to direct the transfer to any Recorder's Court of any case which shall have been instituted in any Court in British Burmah other than a Recorder's Court. Every case so transferred shall be tried and determined by the Recorder to whose Court it is transferred, in the same manner and under the same rules as to procedure, and in all other respects, as if the Recorder had originally had jurisdiction in the case, and the case had originally been instituted before him.

XIII. A Recorder, who is the Recorder of more Courts than one, shall, while sitting in any one of the Courts of which he is Recorder, ordinarily try no suits except such as shall have been instituted in such Court, or shall have been transferred to it by the Chief Commissioner as hereinbefore provided: but such Recorder may, if he think proper, try any suit instituted in any other of the said Courts of which he is Recorder, if the parties thereto shall join in an application to him (which shall be in writing, signed by

all the parties to the suit or their Agents) so to try the same.

XIV. A separate seal shall be made under the direction of the Governor-General in Council for each of the said Courts, and all summonses, orders and other process issuing out of the said Courts, respectively, shall be sealed or stamped with the seal of the Court issuing the same. The said seal shall be delivered to and kept in the custody of the Recorder, but during any absence of the Recorder, or in case of the vacancy of the Office of Recorder, the same shall be delivered to and kept in the custody of the Registrar of the Court appointed as is hereinafter provided, and if there be no Registrar then it shall be delivered to and kept in the custody of the Deputy Commissioner.

XV. It shall be lawful for the Recorder of any Court or Courts established under this Act, from time to time, and subject to any rules and restrictions which may be prescribed by the Governor-General in Council, to appoint such and so many Clerks and other Ministerial Officers as shall be found necessary for the administration of justice by the said Recorder in such Court or Courts, respectively, and the due execution of the powers and authorities given to him by this Act, and every Clerk and Officer appointed as aforesaid shall be liable to dismissal by order of the Recorder of the Court to which he is appointed: provided that no person shall be removed from any Office, the salary of which is one hundred Rupees per mensem or upwards, without the sanction of the Chief Commissioner.

XVI. No person shall be permitted to appear or act as the Advocate of any suitor in any Court held under this Act in any action or suit, or touching any matter whatever, unless such person shall have been previously licensed by the Recorder of such Court to act for the suitors of such Court, generally, or specially for the particular occasion, and it shall be lawful for the Recorder of every Court held under this Act to make rules for the qualifications and admission of proper persons to act as Advocates in such Court. Provided that nothing in this Section contained shall

Saving of Agent for Secretary of State &c. be deemed to prevent any person from appearing or acting as the Agent for the Secretary of State for India in Council, or to prevent any suitor from appearing, pleading, or acting on his own behalf, or on behalf of a co-sutor. Provided also that any person who for the time being is an Advocate, Vakeel, or Attorney-at-Law of any of the High Courts of Judicature in India shall be entitled without any license to act as an Advocate for any suitor in any of the said Courts, and that any person for the time being licensed to act generally in any one of the said Courts, shall without further license be also entitled to act generally in any other of the said Courts.

XVII. The Recorder of any Court may for any sufficient reason withdraw or vacate any license which shall at any time be granted by such Recorder to any person to act generally or specially as an Advocate under this Act.

XVIII. The fees to be received by any Advocate, whether general or special, licensed under this Act, or entitled to act as an Advocate for another person in any of the said Courts, without a license under Section XVI of this Act, shall at all times be subject to the control and taxation of the Recorder of the Court having jurisdiction in the case in respect of which such fees are payable, and no fees shall be recoverable by any Advocates except such fees as shall have been allowed by the Recorder on taxation.

XIX. It shall be lawful for the Recorder of any Court or Courts established under this Act to make and issue rules to regulate the service and execution of the processes of the Court or Courts within the territorial limits of his jurisdiction, and also to settle a table of fees to be allowed to the persons employed in such service or execution, and from time to time to alter any such rule or table, and the rules so made and the tables so issued shall be used and observed in the said Court or Courts; provided that such rules and tables be not inconsistent with the provisions of any law in force, and shall, before they are issued, have received the sanction of the Chief Commissioner. All such rules and tables shall be published in the Official Gazettes of the said Towns, and shall thenceforth have the force of law until repealed or over-ruled by any Act of the Legislature, or by any rule or table subsequently issued and published with the sanction and in the manner aforesaid.

XX. Save as in this Act otherwise provided, the proceedings in Civil suits of every description between party and party brought in any Court established under this Act, shall be regulated by Act VIII of 1859, (the Code of Civil Procedure) as amended by Act XXIII of 1861, and by any other Act or Acts that may hereafter be passed for that purpose.

XXI. In all suits cognizable by any Court held under this Act, all questions as well of fact as of law or equity shall be dealt with and determined according to the law administered by the High Court of Judicature at Fort William in Bengal in the exercise of its ordinary original Civil jurisdiction. Provided that this Section shall not apply to any case heard and determined by any Court held under this Act in which a Native of British India is a defendant, and in which any question relating to marriage, inheritance or succession shall be involved; but every such case in so far as such question is concerned, shall be determined by the law or usage which would have been applied thereto if such question had arisen in any other Court in British Burmah than a Court held under this Act.

XXII. If in any suit, any question of law or usage having the force of law, or the construction of a document affecting the merits of the decision, shall arise, on which the Recorder shall entertain any doubt, the Recorder may either of his own motion or on the

application of either of the parties to the suit draw up a statement of the case, and submit such statement with his own opinion for the decision of the High Court of Judicature at Fort William in Bengal.

XXIII. The Recorder may proceed in the case, notwithstanding a reference to the said High Court, and may pass a decree contingent upon the opinion of the High Court on the point referred; but no execution shall be issued in any case in which a reference shall be made to the High Court until the receipt of the order of that Court.

XXIV. Cases referred for the opinion of the Full bench of High Court shall be dealt with by a bench of two or more Judges of that Court.

XXV. The parties to the case may appear and be heard in the High Court in person or by an Advocate or Pleader, and the High Court when it has heard and considered the case, shall transmit a copy of its judgment under the seal of the Court, and the signature of the proper Officer of the Court, to the Recorder, who shall on the receipt thereof, proceed to dispose of the case conformably to the decision of the High Court.

XXVI. Costs, if any, consequent on the reference of a case for the opinion of the High Court, shall be costs in the suit.

XXVII. In all suits heard and determined by a Recorder under this Act, in which the amount or value of the suit shall exceed Rupees three thousand, and be less than Rupees ten thousand, an appeal shall lie to the High Court of Judicature at Fort William in Bengal subject to the rules contained in the said Code of Civil Procedure regarding regular appeals.

XXVIII. It shall be competent to the Recorder, if he shall think fit, to grant a new trial in any suit tried by him, if applied for within three months from the date of decision if the suit relate to any land or other immoveable property, and in all other cases if applied for within thirty days from the date of the decision. Provided that nothing hereinbefore contained shall interfere with the power of the Recorder to allow a review of judgment under the Code of Civil Procedure, if such review be applied for within the period allowed by the said Code for making such applications. Provided also that in any case in which the Recorder may think it necessary to do so, he may, before granting a new trial or a review, require the party applying for the same to give sufficient security for the due compliance with the terms of the decree or order which it is sought to set aside or review.

XXIX. All cases and proceedings arising under Act XIX of 1841 (for the protection of moveable and immovable property against wrongful possession in cases of successions), Act XXXV of 1858 (to make better provision for the care of the Estates of Lunatics not subject to the jurisdiction of the Supreme Courts of Judicature), Act XL of 1858 (for making better provision for the care of the persons and property of Minors in the Presidency of Fort William in Bengal) as amended by Act IX of 1861 (to amend the law relating to Minors) or Act XXVII of 1860 (for facilitating the collection of debts on successions, and for the security of parties paying debts to the representatives of deceased persons) may be received and disposed of by the Recorder of any Court established under this Act, subject always to all the rules and provisions as to jurisdiction and otherwise in the said Acts contained, respectively.

Orders passed by the Recorder in cases arising under the said Acts shall not be open to appeal, but the parties shall be at liberty to contest such orders in a regular suit. No Court other than the Recorder's Court shall, within the local limits of the jurisdiction of such Recorder's Court, receive or deal with any case or proceeding arising under any of the Acts mentioned in this section.

XXX. For the trial of Civil suits under this Act, the Recorder may constitute one or more persons Assessor or Assessors of the Court. Such person or persons shall attend during the trial of the suit, and shall deliver his or their opinion or opinions in writing, to be recorded on the proceedings. But the decision of the case shall rest with the Recorder. No Officer of the Recorder's Court shall be appointed an Assessor under this Section, but this prohibition shall not extend to any other public Officer.

XXXI. It shall be lawful for the Governor-General in Council to appoint to each or any of the Recorder's Courts established under this Act, an Officer who shall be called the Registrar of the Court to which he shall be appointed.

XXXII. The Registrar of the Recorder's Court shall be the chief Ministerial Officer of the Court, and shall, subject to the provisions in the next following Section contained, receive all plaints presented to the Court, and in the absence of the Recorder shall issue notice of suit to the defendants, receive any documents which the parties may wish to put in, and issue process for the attendance of their witnesses: he shall also keep lists of all causes coming on for trial, and shall fix such days for their being heard, respectively, as may seem to him fit, having regard to the period appointed for the Recorder's sittings.

XXXIII. If the Registrar shall be of opinion that any plaint presented to the Court is defective in any of the particulars mentioned in Section 28, Section 29, Section 30, Section 31, or Section 32, of the Code of Civil Procedure, he shall not reject the plaint, but shall point out to the plaintiff

wherein the plaint is defective, and shall with as little delay as possible forward the plaint to the Recorder of the Court for his orders, together with any statement which the plaintiff may think proper to make, and such plaint shall be dealt with as the Recorder shall order. Provided

Proviso. always that if the defect in the plaint is capable of being cured under any of the said Sections, and the plaintiff shall be willing to amend it, it shall not be necessary for the Registrar to send the plaint to the Recorder, but such amendment may thereupon be made.

XXXIV. The Registrar shall also receive applications for the execution of decrees passed by the Recorder of the Court of which he is the Registrar, and subject to any orders which he may receive from the Recorder, shall execute such decrees in the same manner as the Recorder may execute them. No appeal shall lie from any order passed by the Registrar under this Section, but the Recorder may of his own motion reverse or modify any such order whenever he shall think it necessary to do so.

XXXV. The Registrar shall have the powers of a Small Cause Court Judge in suits of the nature of those described in Act XLII of 1860 (for the establishment of Courts of Small Causes beyond the local limits of the jurisdiction of the Supreme Courts of Judicature established by Royal Charter) arising within the limits of the jurisdiction of the Court of which he is the Registrar, provided that the amount or value of the claim shall not exceed two hundred Rupees, but he shall exercise such powers subject to the general control of the Recorder. The Governor-General in Council may invest any

Registrar appointed under this Act with jurisdiction to hear and determine suits of the nature cognizable by him as a Small Cause Court Judge under this Section, in which the amount or value of the claim does not exceed five hundred Rupees.

XXXVI. The suits cognizable by the Registrar under the last preceding Section shall be set down for hearing before such Registrar, and he shall hear and determine such suits and execute the decrees made therein in such manner as is prescribed in the said Act XLII of 1860, and subject to such rules as to procedure and otherwise in all respects as are in the said Act contained. Provided that the Recorder, whenever he thinks proper, may transfer to his own file any suits on the file of the Registrar, and may hear and determine the same subject to the rules as to procedure and otherwise hereinbefore mentioned.

XXXVII. No appeal shall lie from any order or decision made or passed by the Registrar in any case heard or disposed of by him under the last preceding Section, but in any case in which the Registrar shall entertain any doubt upon any question of law, or usage having the force of law, or the construction of a document affecting the merits

of the decision, he shall be at liberty to state a case for the opinion of the Recorder, in like manner as the Recorder may, under Section XXII of this Act, state a case for the opinion of the High Court of Judicature at Fort William in Bengal, and all the rules and provisions hereinbefore contained, relative to the stating of a case by the Recorder, shall apply *mutatis mutandis* to the stating of a case by the Registrar, so far as the same are applicable.

Rules applicable to such references. XXXVIII. It shall be lawful for the Recorder to refer to the Registrar of his Court any suit, not falling within the description of suits contained in Act XLII of 1860, which shall be instituted in the Court of such Recorder, and the amount or value of the property in dispute in which shall not exceed one hundred Rupees. Every suit so referred to the Registrar shall be heard and determined, and the decree made shall be executed, by him, under the same rules as to procedure and otherwise as are applicable to suits tried by the Recorder. In such suits the Registrar shall have no power to state a case to the High Court or to the Recorder, but an appeal shall lie on questions of law and of fact, from the Registrar's decision to the Recorder, under the rules for regular appeals contained in the Code of Civil Procedure. The decision on the appeal shall be final, but the Recorder shall be at liberty to state a question of law, or usage having the force of law, or the construction of a document affecting the merits of the decision, for the opinion of the High Court in the same manner as in cases originally tried by himself.

Recorder may refer certain suits to Registrar—Rules respecting trial of same. XXXIX. In all suits heard and determined by a Recorder under this Act, Majesty in Council in which the sum or matter at issue is Rupees ten thousand or upwards, or in which the judgment, decree, or order shall involve directly or indirectly any claim demand or question to or respecting property of the value of Rupees ten thousand or upwards, an appeal shall lie to Her Majesty in Council, subject to the rules and orders for the time being in force regarding appeals to Her Majesty in Council, from decisions of the High Court of Judicature at Fort William in Bengal in the exercise of its ordinary original Civil Jurisdiction.

Reference to High Court. XL. The Recorder shall exercise all the powers of a Court of Session as defined in the Code of Criminal Procedure, within the territorial limits of the Civil jurisdiction of the Court or Courts of which he is Recorder, and shall at the place or places where such Court or Courts are held, hold Gaol deliveries at convenient periods, of which due notice shall be given in the manner prescribed in Sections VI and VII of this Act, for the trial of all persons charged with offences punishable under the Indian Penal Code, who may be committed to take their trial before his Court as a Court of Session. Provided that the Recorder shall not have power to try any European-British subject charged with an offence punishable with death under the said Code.

Execution or commutation of sentence of death. XLV. On such point or points of law being so reserved, as in the last preceding Section mentioned, or on its being certified by the Advocate General at Fort William that, in his judgment, there is an error in the decision of a point or points of law decided by the Recorder, or that a point or points of law which has or have been decided by the said Recorder should be further considered, the said High Court shall have full power and authority to review the case, or such part of it as may be necessary, and finally determine such point or points of law, and thereupon to alter the sentence passed by the Recorder, and to pass such judgment and sentence as to the said High Court shall seem right.

The commitment of any European British subject charged with any such offence shall be made to the High Court of Fort William in Bengal. In all other cases the commitments made within the limits of the jurisdiction of any Recorder's Court, for offences punishable under the Indian Penal Code, shall be made to that Court.

Commitment and trial of such subjects when charged with offences other than those punishable with death. XLI. If any European British subject shall be charged in British Burmah with any offence (other than an offence punishable with death under the Indian Penal Code) which a Justice of the Peace shall not be competent to punish, and there shall be sufficient grounds for committing him for trial, such European British subject shall be committed to take his trial before the Recorder, and shall be tried by the Recorder of the Court held within the Division of British Burmah in which either such European British subject shall have been arrested, or in which the offence with which he is charged shall have been committed, that is to say, before the Recorder at Rangoon if the arrest took place or the offence were committed in Pegu; before the Recorder at Akyab if the arrest took place or the offence were committed in Arracan; and before the Recorder at Moulmein if the arrest took place or the offence were committed in the Tenasserim Provinces.

Proceedings of the Recorder as a Court of Session under this Act shall be regulated by the Code of Criminal Procedure, and shall be subject to all the provisions of this Act in so far as the same may be found applicable. XLII. The proceedings on trials held by the Recorder as a Court of Session under this Act shall be regulated by the Code of Criminal Procedure, and shall be subject to all the provisions of this Act in so far as the same may be found applicable.

XLIII. If on any trial sentence of death shall be passed by the Recorder, such sentence shall not be carried into execution until it shall have been confirmed by the Chief Commissioner. It shall be lawful for the Chief Commissioner, in any case in which it shall seem proper to him so to do, to commute a sentence of death to a sentence of transportation for life, or for any shorter period not less than seven years.

XLIV. No appeal shall lie from any order or sentence passed by the Recorder in any Criminal case. But it shall be at the discretion of the Recorder to reserve any point or points of law for the opinion of the said High Court.

XLV. On such point or points of law being so reserved, as in the last preceding Section mentioned, or on its being certified by the Advocate General at Fort William that, in his judgment, there is an error in the decision of a point or points of law decided by the Recorder, or that a point or points of law which has or have been decided by the said Recorder should be further considered, the said High Court shall have full power and authority to review the case, or such part of it as may be necessary, and finally determine such point or points of law, and thereupon to alter the sentence passed by the Recorder, and to pass such judgment and sentence as to the said High Court shall seem right.

Review of case and alteration of judgment by High Court. XLV. On such point or points of law being so reserved, as in the last preceding Section mentioned, or on its being certified by the Advocate General at Fort William that, in his judgment, there is an error in the decision of a point or points of law decided by the Recorder, or that a point or points of law which has or have been decided by the said Recorder should be further considered, the said High Court shall have full power and authority to review the case, or such part of it as may be necessary, and finally determine such point or points of law, and thereupon to alter the sentence passed by the Recorder, and to pass such judgment and sentence as to the said High Court shall seem right.

XLVI. The Stamp Duties prescribed by Schedule B annexed to Act X of 1862 (*to consolidate and amend the law relating to Stamp Duties*) for Instruments and Writings in the Sudder Court shall be chargeable on Instruments and Writings in the Courts of the Recorders established under this Act, if the amount or value of the claim exceed one thousand Rupees, or if the case be an appeal. The foregoing limitation as to amount shall not extend to petitions of plaint. For such petitions whether the suit be tried by the Recorder or the Registrar of the Court, and for Certificates granted under Act XXVII of 1860 the duty prescribed by the said Schedule B shall be chargeable. For copies of decrees in suits in which the amount or value of the claim does not exceed one thousand Rupees, as well as for copies of judgments and orders, the same duty shall be chargeable as prescribed by the said Schedule B for copies of decrees, judgments, and orders passed or made by a Court below the Sudder Court. On Instruments and Writings in all other cases, as well in the Recorders' Courts, as in the Courts of the Registrars in cases cognizable by those Officers, on which a duty of eight annas is prescribed by the said Schedule B, the duty chargeable shall be eight annas.

XLVII. The Commissioner of the Division within which the said Town of Akyab, Rangoon, or Moulmein is situated, may sit with the Recorder in the trial and hearing of any Civil or Criminal case arising within the limits of his Division, and may record his opinion in any case in which he may so sit.

XLVIII. If there shall for the time being be no Recorder, or if the Recorder of any of the said Courts shall at any time from sickness or other cause be unable to attend to the duties of his Office, it shall be lawful for the Commissioner of the Town wherein such Court is situate to sit in such Court, and to exercise all the powers vested by this Act in the Recorder, but subject to all the rules, provisions, and limitations herein prescribed and declared. Provided that no Commissioner shall act as Recorder, or exercise any authority under this Section, without the sanction of the Chief Commissioner first obtained.

XLIX. The Recorder shall keep such Registers and Books and Accounts, and submit to the Chief Commissioner such Statements and Returns of the work done in his Court on the Civil and Criminal sides, as may be prescribed by the said Chief Commissioner with the approval of the Governor-General in Council. The Recorder shall also comply with such requisitions as may be made by the Governor-General in Council, or by the Chief Commissioner for records.

L. The word "Barrister" in this Act shall be deemed to include Barristers of England or Ireland, or Members of the Faculty of Advocates in Scotland, or Advocates of any High Court or

Colonial Supreme Court authorized by Royal Charter to admit Advocates.

M. WYLIE,
Deputy Secy. to the Govt. of India,
Home Department.

THE following Act of the Governor-General of India in Council received the assent of His Excellency the Governor-General on the 10th March 1863, and is hereby promulgated for general information:—

ACT No. XXII OF 1863.

An Act to provide for taking land for works of public utility to be constructed by private persons or Companies, and for regulating the construction and use of works on land so taken.

WHEREAS it is expedient to enable the Government to take land for the construction of works of public utility by private persons or Companies; and whereas it is proper at the same time to protect the rights of all persons from whom land shall be so taken, or be proposed to be taken, and also to determine the manner in which such works may be undertaken, and shall be managed after their construction, as well as to secure to the public under suitable regulations the use of works constructed on land so taken; It is enacted as follows:—

AS TO THE CONSTRUCTION OF THE ACT.

I. The following words and expressions shall have the several meanings hereby assigned to them, unless when a contrary intention appears from the context.

Words in the singular number shall include the plural, and words in the plural shall include the singular.

Words importing the masculine gender shall include females.

The words "the Work" shall signify the public work proposed to be undertaken.

The words "Local Government" shall mean the head of the Executive Administration of the Province in which the public work is proposed to be constructed.

The words "the Collector" shall include any Officer exercising by authority of Government the duties of a Collector of Land Revenue by whatever name his office may be designated.

The words "the Promoters" shall mean the person or persons who propose to construct the work, or are empowered to construct it, whether a single person or a Company.

The words "Work under this Act" shall imply a work definitively registered as hereinafter provided by this Act.

The words "the Owners" or "the Company" shall signify the parties in charge of any public work under this Act, or referred to in this

Act, whether as promoters, proprietors, lessees, agents, assignees, or otherwise, and whether a single person or a Company.

The word "Lands" shall include messuages, lands, tenements, and hereditaments of any tenure.

The word "Conditions" shall signify the special conditions of agreement between the promoters or owners of a work under this Act, and the Government, referred to in Section XV of this Act.

The word "Toll" shall include any rate or charge or other payment to be made for any use of a work under this Act, or for any service performed in connection with the use of any such work.

II. A work of public utility within this Act shall be held to mean any bridge, road, railroad, tramroad, canal for irrigation or navigation, work for the improvement of a river or harbour, dock, quay, jetty, drainage work, or electric telegraph; also all works subsidiary to any such work. It shall be lawful for the Governor-General in Council, from time to time by a declaration to be made to that effect and published in the Official Gazette, to order that any other class of works, or any particular work other than those named above, shall be included among works of public utility within this Act.

III. It shall be lawful for the Governor-General of India in Council to vest the principal Executive Officer of any territory under the immediate administration of the Governor-General in Council with any or all of the powers vested by this Act in the Local Government of such territory.

AS TO THE PRELIMINARY PROCEEDINGS TO BE TAKEN, AND THE REGISTRATION OF WORKS.

IV. The promoters of any work of public utility, who shall desire to proceed under this Act, shall make a preliminary application in writing to the Local Government, explaining the general object and nature of the work, and its intended locality. Every such application shall further be accompanied by a statement of the estimated cost of the construction of the said work, and the mode in which the promoters propose to provide the funds for constructing, maintaining, and working the same.

V. If the Local Government shall not be satisfied with any such application or statement, it may reject it, or it may call on the promoters to supply any further information, or to amend such application or statement on any point on which such further information or amendment shall to the Local Government seem requisite.

VI. If the promoters shall desire to undertake any preliminary survey on account of the proposed work, before preparing and submitting the statement aforesaid, they shall declare the same in their preliminary application, and it shall be lawful for the Local Government, if satisfied of the expediency of permitting such survey, to issue a certificate authorizing the same. Such certificate shall declare

the names of the promoters entitled to use it, the time for which it shall be in force, and the District or Districts or locality for which it shall be valid, and shall contain such further regulations for the guidance of the persons using the said certificate as to the Local Government shall seem fit. The promoters named in such certificate, and such other persons as the promoters shall name in a list to be furnished to the Chief Officer charged with the Executive Administration of each District in which the proposed work is to be constructed, shall be authorized to enter upon any lands, in the manner and for the time declared in such certificate, to undertake any survey or other investigation necessary for the proper prosecution of the proposed work; and while acting under the authority given in the said certificate, such promoters and other persons aforesaid shall be deemed to be public servants whose duty it is to make a survey under Clause 10 of Section 21 of the Indian Penal Code. Provided that such promoters and other persons shall not be authorized to enter any house or building, or the curtilage of any house or enclosed garden, without the assent of the occupier, or to cut down any tree or otherwise injure or destroy any property. Provided also that such promoters and other persons aforesaid shall, while acting under the authority of such certificate, be liable as public servants for any offence described in Chapter IX of the said Indian Penal Code, to the penalty provided in the said Chapter for such offence.

Terms of certificate.

Authority conveyed thereby.

Proviso limiting authority.

Liability for offences.

VII. It shall be lawful for the Local Government, before issuing a certificate as aforesaid, to call on the promoters to deposit, as caution money, such sum and in such manner as the Local Government shall in each case determine, to be applied by the Local Government to make good any damage done in the course of such survey by the promoters or other persons using the said certificate. The promoters shall be entitled on their demand to receive back, after the expiry of such certificate, and after the payment of any claim for damage which shall have been proved to the satisfaction of the Local Government, any surplus remaining in the hands of such Government.

VIII. It shall be lawful for the Local Government, at any time prior to the provisional registration of a public work under this Act as hereinafter provided, to cancel a certificate granted under Section VI of this Act, if it shall appear to such Local Government that the powers granted by such certificate have been abused, or for any other sufficient reason.

IX. The promoters shall, at the time when they submit their preliminary application to the Local Government, publish the same, and if they so desire, the statement that accompanies it, in the Official Gazette, and also, if possible, in at least two Newspapers (one of which shall be in English) in the Province in which the work is

Publication of preliminary application, &c., by promoters, and supply of copies to Collectors, &c.
Amended application.

proposed to be executed, and shall repeat such publication at least six times within a period of two months from the date of submission of such application to the Local Government; the promoters shall further cause to be delivered, with all reasonable despatch and within a period not exceeding two months, to the Collector of every district in which any part of such work is proposed to be constructed, or such other Officer as the Local Government shall from time to time direct, six copies of such application, with a faithful translation of the same into the vernacular language of the District; and shall in like manner publish from time to time and deliver as aforesaid, copies and translations of any amended applications submitted to the Local Government.

X. The Collector or other Officer as aforesaid shall, on receipt of the preliminary application, publish the same in English and in the vernacular language of the District, in the localities where the work is proposed to be constructed, in such manner as to him seems best.

XI. At any time not sooner than four months after the receipt of the said application, or if the application be amended then within four months after the receipt of such amended application, the Local Government, on being satisfied by the promoters that the above conditions have been complied with, shall be authorized to consider finally such application, and any objections that shall have been raised against the construction of the proposed work, and to declare whether the said work may be provisionally registered under this Act or not.

XII. Before declaring that any work may be provisionally registered under this Act, being a railway or tramway in continuation of or forming a branch of any existing line, or being a line that might reasonably be expected to be united with any existing railway either as a continuation or a branch, and at the same time being at some one point within fifty miles distance of such existing railway, the Local Government shall afford to the owners of such existing line reasonable time and opportunity to declare whether they offer any opposition to the registration of the proposed line, and on a full consideration of such opposition, and of the application of the promoters, and of any objections aforesaid, and of the relative public advantages of all proposals made in the matter, the Local Government shall be authorized to declare its decision on the said application.

XIII. Previously to deciding that the said work shall be provisionally registered under this Act, it shall be lawful for the Local Government, if it shall think fit, to appoint a Commission of one or more persons who may be Government Officers to enquire into the general object and nature of the said work, its intended locality and probable utility, its estimated cost, the grounds of any opposition to the said work, and any other matter connected with the said work, on which such Local Government shall desire to be satisfied. For the purposes of such enquiry, such Commission shall have power to take evidence, and for

obtaining the attendance and for the examination of witnesses, may exercise the powers of a Civil Court under the Code of Civil Procedure.

XIV. On the receipt of the Report of the Commission appointed under the last preceding Section, the Local Government shall decide if the said work shall be provisionally registered.

XV. Before declaring its decision as aforesaid, the Local Government shall, subject to such general or special instructions as the Governor-General of India in Council shall from time to time lay down, prescribe the conditions which such Local Government shall consider it necessary to impose on the promoters, having regard to the special circumstances of each case, in respect to the provision and payment of the price of the land for the proposed work, the construction, maintenance, or working of the same, the regulation of the use of the work as regards the security and convenience of the public, and such other matters as to the Local Government may from time to time seem right, and the Local Government shall inform the promoters of such conditions.

XVI. The Local Government, on causing a work to be provisionally registered under this Act, shall determine for what period, being not less than six months, such registry shall be in force. And at any time within such period the promoters may claim to have the registry made definitive as hereinafter provided.

XVII. Unless for any cause the Local Government shall otherwise determine, the promoters, before they are entitled to claim the definitive registry of the proposed work, shall deposit with the Government, in such manner as shall be approved by the Local Government, a sum to be fixed in each case by the Local Government, but not exceeding ten per cent. on the whole estimated cost of the said work, as caution money, to be disposed of in the manner agreed in the said conditions, unless it be otherwise dealt with as hereinafter provided. And any sum remaining in the hands of the Local Government from any caution money lodged under Section VII of this Act, shall be held to be a payment in part of the caution money required under this Section.

XVIII. The promoters, before such claim for definitive registry shall be admitted, shall further complete an agreement with the Secretary of State for India in Council through the Government, under the conditions aforesaid, or under such other conditions as may be agreed between the said promoters and the Local Government. And thereupon the Local Government shall cause such agreement with the conditions thereof to be published in the Official Gazette, and shall declare that the work is definitively registered as a public work under this Act.

XIX. It shall be lawful for the Local Government, on the application of the promoters of any public work under this Act, to cause to be definitively registered under this Act, any public work undertaken by such promoters under an agreement entered into previously to the passing of this Act with the Secretary of State, or the Government of India, or any local Government, as though such work had been proposed to be undertaken under the provisions of this Act hereinbefore contained. Provided that, at the time of so registering any work, the Local Government shall cause the said contract to be published in the Official Gazette, with all the conditions attaching thereto, and declare that the said work has been so registered definitively.

Definitive registry of work undertaken under agreement entered into before passing of Act.

Provido. Local Government may apply land, &c., for purposes of public work under Act.

XX. It shall be lawful for the Local Government to apply any land in its lawful possession, also any public road or place, for the purposes of any public work under this Act, to be constructed at the expense and risk of the promoters of such work. Provided that every such work shall be definitively registered accordingly, and that the conditions under which such work is undertaken shall be published in the Official Gazette; also that the prosecution and construction of every such work shall be subject to the provisions of Section XII of this Act.

XXI. The Local Government may from time to time, with the assent of the owners of any work under this Act, vary the conditions to be agreed to under Section XV of this Act. Provided that such variation shall forthwith be published in the Official Gazette, and that after such publication the amended conditions shall be in force in supersession of those first made.

XXII. After the definitive registry of any work under this Act, it shall be lawful for the Local Government from time to time, in such wise as to it shall appear fit, to issue certificates to authorize the promoters, their servants, and agents to enter upon any lands, and to undertake such surveys or levels or other examinations as may be necessary for the proper prosecution of the said work; also to dig and bore into the sub-soil, and to indicate the intended boundaries of the land to be taken, and the positions of the proposed works, by suitable land-marks, and to perform all other necessary preliminary acts of the like nature; and such certificates shall declare the names of the persons entitled to use them, the time for which they shall be in force, and the Districts or localities for which they shall be valid, and shall contain such further regulations for the guidance of the persons using them as to the Local Government shall seem fit. And while acting under the authority given in the said certificate, such persons shall be deemed to be public servants, whose duty it is to make a survey under Clause 10 of Section 21 of the Indian Penal Code. Provided, however, that such persons shall not enter any house, or building, or the curtilage of any house, or

enclosed garden without giving twenty-four hours' notice, or without the assent of the occupier thereof, nor shall they cut down any tree, or otherwise injure or destroy any property, unless the same be essentially necessary. Provided also that such persons, while acting under the authority of such certificate, shall be liable as public servants for any offence described in Chapter IX of the said Indian Penal Code, to the penalty provided in the said Chapter for such offence.

XXIII. The promoters shall, on the completion of the necessary surveys and the like, submit to the Local Government such drawings, maps, and plans of the proposed work, as well as of the land required for it, as the Local Government shall in each case require. And thereupon the Local Government shall appoint one or more Commissioners, who may be Government Officers, to examine the said drawings, maps, and plans, and to determine finally, in concert with the promoters or their agents, all matters of detail in respect of the exact position of the work, or of the parts thereof, as well as the boundaries of the land to be taken for the said work, and shall notify such appointment in the Official Gazette, and shall cause such Notification to be published in the District where the work is proposed to be undertaken in such manner as shall seem best to the Local Government.

XXIV. The Commissioners appointed under the last preceding Section shall proceed at any time, but not sooner than thirty days after such notification, to settle, in concert with the promoters or their agents, the exact position of the work or of the parts thereof, and thereafter with all practicable despatch to examine the boundaries of the land proposed to be taken for the work; and the said Commissioners may call upon the promoters to make any variation in their project, and in the position of the works or any part of them, and in the boundaries of the land proposed to be taken, that may to the said Commissioners seem necessary to secure the safety or convenience of the public, or to prevent any undue interference with private property, or for any other reasonable cause, and any such variation, if agreed to by the promoters, shall thereon be considered to be finally adopted; but if the promoters shall not agree, the question in dispute shall be submitted to the Local Government, and the decision of the Local Government shall be final, provided that the promoters shall not be bound to carry out the proposed work if any variation be insisted upon by the local Government to which the promoters will not assent.

XXV. The Local Government shall be authorized to extend the periods allowed for giving any notices, or for performing any acts required under the foregoing Sections, as from time to time may seem to it proper.

XXVI. The Local Government may, with the assent of the owners of any work under this Act, vary the conditions to be agreed to under Section XV of this Act. Provided that such variation shall forthwith be published in the Official Gazette, and that after such publication the amended conditions shall be in force in supersession of those first made.

XXVII. After the definitive registry of any work under this Act, it shall be lawful for the Local Government from time to time, in such wise as to it shall appear fit, to issue certificates to authorize the promoters, their servants, and agents to enter upon any lands, and to undertake such surveys or levels or other examinations as may be necessary for the proper prosecution of the said work; also to dig and bore into the sub-soil, and to indicate the intended boundaries of the land to be taken, and the positions of the proposed works, by suitable land-marks, and to perform all other necessary preliminary acts of the like nature; and such certificates shall declare the names of the persons entitled to use them, the time for which they shall be in force, and the Districts or localities for which they shall be valid, and shall contain such further regulations for the guidance of the persons using them as to the Local Government shall seem fit. And while acting under the authority given in the said certificate, such persons shall be deemed to be public servants, whose duty it is to make a survey under Clause 10 of Section 21 of the Indian Penal Code. Provided, however, that such persons shall not enter any house, or building, or the curtilage of any house, or

enclosed garden without giving twenty-four hours' notice, or without the assent of the occupier thereof, nor shall they cut down any tree, or otherwise injure or destroy any property, unless the same be essentially necessary. Provided also that such persons, while acting under the authority of such certificate, shall be liable as public servants for any offence described in Chapter IX of the said Indian Penal Code, to the penalty provided in the said Chapter for such offence.

XXVIII. The promoters shall, on the completion of the necessary surveys and the like, submit to the Local Government such drawings, maps, and plans of the proposed work, as well as of the land required for it, as the Local Government shall in each case require. And thereupon the Local Government shall appoint one or more Commissioners, who may be Government Officers, to examine the said drawings, maps, and plans, and to determine finally, in concert with the promoters or their agents, all matters of detail in respect of the exact position of the work, or of the parts thereof, as well as the boundaries of the land to be taken for the said work, and shall notify such appointment in the Official Gazette, and shall cause such Notification to be published in the District where the work is proposed to be undertaken in such manner as shall seem best to the Local Government.

XXIX. The Commissioners appointed under the last preceding Section shall proceed at any time, but not sooner than thirty days after such notification, to settle, in concert with the promoters or their agents, the exact position of the work or of the parts thereof, and thereafter with all practicable despatch to examine the boundaries of the land proposed to be taken for the work; and the said Commissioners may call upon the promoters to make any variation in their project, and in the position of the works or any part of them, and in the boundaries of the land proposed to be taken, that may to the said Commissioners seem necessary to secure the safety or convenience of the public, or to prevent any undue interference with private property, or for any other reasonable cause, and any such variation, if agreed to by the promoters, shall thereon be considered to be finally adopted; but if the promoters shall not agree, the question in dispute shall be submitted to the Local Government, and the decision of the Local Government shall be final, provided that the promoters shall not be bound to carry out the proposed work if any variation be insisted upon by the local Government to which the promoters will not assent.

XXX. The Local Government shall be authorized to extend the periods allowed for giving any notices, or for performing any acts required under the foregoing Sections, as from time to time may seem to it proper.

AS TO THE TAKING LANDS, THE TITLE THEREIN, AND THE PAYMENT THEREFOR.

XXVI. When the boundaries of the land required for the work shall have been settled as aforesaid, and the promoters shall have caused the said land to be measured, and suitable land-plans to be prepared of the same, the Local Government shall cause a declaration to be made, under the signature of a Secretary to such Government or some Officer duly authorized to certify the orders of the Local Government, that the land aforesaid is required for the said work, and such declaration, shall be conclusive that the land may be taken under this Act. After making such declaration the Local Government may proceed to take any such land as though it had been required to be taken at the public expense, and for a public purpose, and as though a declaration had been made as required under Act VI of 1857 (*for the acquisition of land for public purposes.*)

And may thereafter proceed to take the same.

XXVII. The boundaries as determined by the Commissioners, and the plans and measurements aforesaid of the said land, when verified and found to be correct, or when duly corrected by the Collector or other Officer appointed to proceed under the said Act VI of 1857, shall be held to be the boundaries, plans, and measurements required under Section IV of the said Act, so far as the said lands are concerned.

XXVIII. If at any time land shall be required for any necessary or reasonable extension of or addition to any work under this Act, it shall be lawful for the Local Government to make all requisite declarations for the purpose of obtaining such land under this Act, after such and only such of the preliminary proceedings and enquiries hereinbefore required, as to the Local Government shall in each case seem sufficient for the protection of the rights of the public and of individuals concerned. Provided that nothing shall be done contrary to the provisions of Section XII of this Act, and that all proceedings for the actual taking possession of the land shall be conducted in accordance with the provisions of the said Act VI of 1857.

XXIX. Land may be taken under this Act for a temporary purpose in like manner as under the said Act VI of 1857.

XXX. All land taken under this Act shall vest absolutely in the Local Government as though it had been taken for a public purpose under the said Act VI of 1857, and it shall be lawful for the Local Government to dispose of any land taken under this Act, the whole or any part of which shall not be required for the purpose for which it was taken, in any manner that it may think fit. The Local Government alone shall be responsible for the payment of all claims on account of such land to all persons whatever, and the promoters shall in no wise be responsible for any such payment otherwise than

to the Local Government, and then only as is herein declared and provided, and as shall be specially agreed in the conditions aforesaid.

XXXI. When all the conditions as aforesaid applicable to the transfer of the land to the promoters shall have been fully complied with, and not till then, the Government shall cause the promoters to be placed in possession of such land in accordance with such conditions. The title of the Local Government or of the promoters to such land shall not be liable to be questioned on account of any informality in any proceeding taken under this Act.

XXXII. All expenses attending the proceedings of the Commissioners to be appointed under Section XXIII of this Act, and all expenses incurred by the Local Government in taking up the land required for the promoters under the said Act VI of 1857, shall be paid by the said promoters, unless otherwise specially agreed. The Local Government shall determine the sum due on account of such expenses, and shall be authorized to deduct such amount from any sum lodged as caution money as aforesaid, if it be not otherwise paid by the promoters, and any sum remaining unpaid both as aforesaid, and on account of land or compensation for which the promoters are liable under the said conditions, may, on the order of the Local Government to that effect, be levied by distress and sale on the said promoters, in the manner provided for distress and sale under Civil process.

XXXIII. The promoters shall further be liable for all damage done in any of their preliminary operations, and shall duly satisfy and pay all claims of this description; and if at the time of taking possession of the land required for the promoters, it shall appear that any such claim remains unsatisfied, the Collector or other Officer acting under the said Act VI of 1857 in respect of such land shall be authorized to determine all such claims summarily, as though they had been claims arising under the said Act, and all payments on account of such claims shall be made good by the promoters as under the last preceding Section.

Liability of promoters for damage done in preliminary operations.

Provision for satisfaction of claims on account of damage.

AS TO THE PUBLIC USE OF WORKS.

XXXIV. Every work under this Act shall be available for the use of the public in accordance with and to the extent provided by the conditions aforesaid, or any Act at the time being in force, but not otherwise; and after the publication of the conditions relating to any such works in the Official Gazette, all Courts may take judicial notice of the same, and it shall be lawful for any person whatsoever to sue the owners of such work for any damage he may incur by reason of any neglect of the said conditions by the said owners, in respect of any such public use of such work, as though such person had been a party to the said conditions.

Works under Act how far available for public use.

Courts may take cognizance of conditions relating to same, and owners may be sued for damage resulting from neglect.

Right, powers, and responsibilities of Local Government as to land taken under Act.

XXXV. The owners of any work under this

Powers of owners as to tolls for use of their works.

Act shall be authorized to levy such tolls, in such manner, as shall be fixed in accordance with the conditions aforesaid, also to refuse the use of such work, and to refuse to perform any service in connection therewith, unless such tolls shall be paid in the manner fixed aforesaid, as well as to detain any thing or animal on which such tolls shall be due, and to sell the same if the said tolls shall remain unpaid after a reasonable time has been allowed to elapse for the payment of the same. Provided that no such tolls shall be demanded or taken

Proviso.

at any place unless proper tables and lists of such tolls be exhibited at such place in the manner fixed as aforesaid.

As to the CONSTRUCTION OF THE WORKS, AND THE INSPECTION OF THE SAME.

XXXVI. The Local Government may appoint

Inspection of works.

Inspectors to inspect any work under this Act, also all things appertaining thereto, and to the working of the same; but not books or documents otherwise than as shall be provided in the conditions aforesaid. The owners of such work, and all persons authorized by them to use the same in connection with any public use of the said work, and their servants and agents, shall be bound to afford to such Inspectors all reasonable facility for their inspection, and all such information as may be reasonably required by them.

XXXVII. If it appear to the Local Government, upon the report of any

If report of Inspector show cause, Local Government may order use of work to be suspended until defects are remedied.

Inspector, that the use of any work under this Act cannot be continued without danger to the public or to the persons employed thereon, or that rules adequate to the protection of the public under the provisions of this Act have not been framed and put in force, or that the condition agreed upon under Section XV of this Act have not been carried out, the Local Government may order that all defects shall be made good within a reasonable specified time; and in default of the owners of such work complying with such order within such time, or such further time as the Local Government shall appoint, the Local Government shall be empowered to direct that the use of such work shall be suspended, until the defects aforesaid shall be remedied to the satisfaction of the Local Government.

XXXVIII. The Local Government may at

Local Government may direct construction of subsidiary works.

any time, on the report of an Inspector during the construction of any work under this Act, direct the promoters to construct in connection therewith such culverts, bridges, tunnels, drains, or other works as may be considered by the Local Government to be necessary to continue to the public any roads, or rights of way, or easements, or the use of any water theretofore available, and to make due provision for the irrigation and drainage of the country, so as to prevent the same from being impeded or unnecessarily altered by the construction of the said work. If default be made in complying with

And in default of compliance, may stop work.

any directions given under the provisions of this Section, the Local Government may order the prosecution of the work to

be stopped until such directions shall be complied with to the satisfaction of the Local Government.

XXXIX. Nothing in the last preceding Sec-

tion shall be construed to render the promoters liable to construct any work, or to undertake any thing, at variance with the special conditions of agreement under Section XV of this Act.

XL. The owners of every Railway under this

Fixed structures, &c., on Railway of certain gauge, to be of standard dimensions.

Act, being of the gauge of five feet six inches, shall be bound, unless specially exempted by the Governor-General of India in Council, to erect all the fixed structures, and to construct all the rolling stock, in conformity with the standard dimensions determined in that behalf from time to time by the Governor-General of India in Council, and it shall be lawful for the Local Government to order the said owners to make good all defects in such structures or rolling stock, and to suspend their use until such defects shall be made good to the satisfaction of the Local Government.

XLI. The provisions of Act XVIII of 1854

(relating to Railways in India) shall apply to all Railways under this Act; provided that in respect of such Railways

the Local Government shall be authorized to determine, from time to time, the extent to which fences shall be constructed under Section XX of the said Act XVIII of 1854, and that the owners of such Railways shall not be liable to maintain fences under the said Section otherwise than as shall be so determined.

XLII. In case any doubt shall at any time

Decision of Local Government, on questions concerning public safety, &c.

arise, as to the necessity for constructing or altering any work to ensure the safety of the public, or to provide for established public rights of way, or other public rights of any sort in connection with any work under this Act, the decision of the Local Government on such subject shall be final, and shall not be liable to be called in question in any Court of Justice.

XLIII. If the owners of a Railway under

this Act shall desire to form a connection with any existing Railway of the same gauge, the owners of the new line shall be authorized to call on the

owners of the old line to effect the junction, and if the owners of the old line shall not proceed to effect the junction within a reasonable time, the Local Government, on being satisfied that the junction may be made with safety to the public, and without injury to the existing Railway, or detriment to the traffic thereon, may authorize the owners of the proposed line to form the junction, and to do all necessary acts in that behalf, and to lay down such additional lines of rails, points, and crossings as may be necessary for the purpose, at such time and in such manner as the Local Government shall direct. Provided that if the

junction be effected by the owners of the previously existing Railway, the expense of forming the

junction, of supplying all necessary works, and of keeping in repair and renewing the same, shall be paid by the owners of the new line.

XLIV. If any difference shall arise as to the terms on which the traffic of a branch or junction line of Railway under this Act shall pass over or upon any other line with which it shall be connected, or as to the manner and times of conducting the traffic, or of regulating the same, over the two lines or either of them, or as to any matter touching any line under this Act used in common by two or more Companies, the Local Government shall be authorized, on the application of either or any one of the said Companies, to hear and determine all such differences, and any order given by the Local Government in such a case shall be final and binding on all parties, provided that no order shall be so given at variance with any condition of any agreement between the Government and any of the said Companies, that shall be applicable to the said lines of Railway.

Local Government to determine differences between owners of lines joined, connected, or used in common.

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AS TO THE MAKING OF BYE-LAWS.

XLV. It shall be lawful for the owners of any work under this Act to make Bye-Laws and Regulations for the guidance of their servants and agents, and of persons employed by them, and for the maintenance of order in the use of such work, and to provide for the safety and convenience of the public, or of the persons employed on such work; and all such Bye-Laws and Regulations shall be subject to the approval of the Local Government, and when so approved all Courts and Magistrates shall take judicial notice of the same, and the Local Government shall be authorized to cause any alterations to be made in the Bye-Laws and Regulations so made and approved, as to the Local Government shall from time to time seem proper. Provided that such Bye-Laws and Regulations be not repugnant to any Law in force in the British Territories in India, and that no penalty shall be attached to the infringement of any such Bye-Law or Regulation exceeding a fine of fifty Rupees.

Power of owners to make Bye-laws and Regulations.

Subject to approval and alteration.

Proviso.

XLVI. Such Bye-Laws and Regulations affecting the public shall be published, and the substance of them shall be notified, in such places on the said work and in such manner as the Local Government shall from time to time approve or direct, and no penalty shall be recoverable under such Bye-Laws or Regulations unless the same shall have been published and kept published as aforesaid.

Publication of Bye-laws, and notification of substance of same.

XLVII. In the case of a Railway under this Act, being of the gauge of five feet and six inches, it is further provided that the Bye-Laws and Regulations shall, unless the Governor-General of India in Council shall otherwise permit, conform in every respect to the Regulations for Railway Companies under the said Act XVIII of 1854.

Provision as to Bye-laws in the case of a Railway, under Act, of 5½ feet gauge.

AS TO THE LIEN OF THE GOVERNMENT ON ANY WORK.

XLVIII. No lands taken or supplied by Government for any work under this Act; no tree, building, or structure standing on such lands; no machinery nor permanent way fixed to the soil on such lands; nor anything whatsoever on which the Local Government shall be entitled to re-enter, or of which it shall be entitled to take possession without payment on the determination from any cause of the agreement between the Local Government and the promoters under the conditions aforesaid, shall without the consent of the Local Government be liable to be seized or applied in satisfaction of any debts or liabilities of any sort of the promoters, nor without such consent shall the promoters alienate the same, or any part thereof, in any way not provided for, or consonant with such agreement or conditions.

Lands for work under Act, and fixtures thereon, not liable to seizure for debt, nor alienable by promoters, without consent of Local Government.

XLIX. If the owners of a work under this Act shall voluntarily determine to wind up their affairs, or shall be so directed by an order of Court, or shall abandon or determine to abandon such work, or shall commit an act of Bankruptcy or Insolvency, it shall be lawful for the Local Government thereupon to terminate all contracts then existing between it and the promoters in respect of such work, and to re-enter upon and take possession of all things whatsoever, to which the Local Government shall be so entitled under the conditions of such contracts; also of all lands taken at the public expense, or supplied to the said promoters free of cost, together with all trees, buildings, and structures standing on such lands, as well as all machinery and permanent way fixed to the soil on such lands; provided that nothing shall be so taken which shall be expressly excluded from such liability under the conditions aforesaid. But the Local Government shall be bound to surrender to a lawful claimant all moveable property of which it shall at any time obtain possession from the promoters otherwise than by purchase, which shall not have been fully paid for by the promoters; or in lieu of such surrender, if the Local Government shall so determine, to satisfy all just outstanding claims on account of such property; provided that no such surrender shall be obligatory, and no such claim shall be entertained, in respect of any thing that shall have been delivered to the said promoters more than twelve months before the date of such surrender being required, or of such claim being made known to the Local Government.

Right of Local Government to terminate contracts with promoters in certain cases.

And to re enter and take possession of lands &c.

Saving of moveable property in certain cases.

Proviso.

AS TO MINES NEAR ANY WORK.

L. Whenever land shall be taken under this Act for the construction of any work, the taking thereof shall not be held to convey or include the right to any mine of coal or other minerals lying under such land, except only such part thereof as shall be necessary to

Provision as to mines lying under land taken under Act.

be dug or carried away or used in the construction of the works, unless compensation for the same shall have been expressly allowed in the award made in favor of the persons interested in the land.

LI. If the owner, lessee, or occupier of any mine of coal, or of any other mineral, lying immediately under any work under this Act, or within forty yards therefrom,

And to working of mines under or near work under Act. shall work the same, it shall be competent to the Local Government, on the application of the promoters of such work, to require such person to abandon such working, or so to work the same as not to endamage the said work, and to construct the works necessary to make it safe. Provided that compensation shall be awarded to such owner, lessee, or occupier, in the manner provided for in the said Act VI of 1857, for any loss sustained by him from being compelled to abandon or alter his mode of working the mine, and also for any necessary works constructed by him (when so required as aforesaid) in order to prevent damage to the said work, but all damage or loss to the promoters, arising from any improper working of such mines, shall be at the risk of the owners, lessees, or occupiers of the said mines, and shall be made good by them.

Proviso as to compensation.

provided for in the said Act VI of 1857, for any loss sustained by him from being compelled to abandon or alter his mode of working the mine, and also for any necessary works constructed by him (when so required as aforesaid) in order to prevent damage to the said work, but all damage or loss to the promoters, arising from any improper working of such mines, shall be at the risk of the owners, lessees, or occupiers of the said mines, and shall be made good by them.

AS TO OFFENCES, AND THE RECOVERY OF PENALTIES.

LII. Whoever shall obstruct or commit any contempt of the lawful authority of any public servant in the discharge of any function or in the performance of any thing undertaken under this Act, or shall commit mischief by destroying, defacing, or removing any land-mark fixed by the authority of any such public servant shall be punishable under the provisions of the Indian Penal Code.

LIII. All penalties for offences under the Byelaws and Regulations aforesaid shall be recoverable in the manner provided for offences punishable by fine only in the said Act XVIII of 1854, (relating to Railways in India.)

M. WYLIE,

Deputy Secy. to the Govt. of India,
Home Department.

THE following Act of the Governor-General of India in Council received the assent of His Excellency the Governor General on the 10th March 1863, and is hereby promulgated for general information :—

ACT No. XXIII OF 1863.

An Act to provide for the adjudication of claims to waste lands.

WHEREAS it is expedient to make special provision for the speedy adjudication of claims which may be preferred to waste lands proposed to be sold or otherwise dealt with on account of Government, and of objections taken to the sale or other disposition of such lands; It is enacted as follows :—

I. When any claim shall be preferred to any waste land proposed to be sold or otherwise dealt with on account of Government, or when any objection shall be taken to the sale or other disposition of such land, the

Collector of the District in which such land is situate, or other Officer performing the duties of a Collector of land Revenue in such District, by whatever name his Office is designated, shall, if the claim or objection be preferred within the period mentioned in the advertisement to be issued for the sale or other disposition of such land, which period shall not be less than three months, proceed to make an enquiry into the claim or objection.

II. The Collector or other Officer as aforesaid shall call upon the claimant or objector to produce any evidence or documents upon which

he may rely in proof of his claim or objection, and after considering the same and making any further enquiry that may appear proper, shall dispose of the case by an order for the admission or rejection of the claim or objection, and if the land is proposed to be sold, for the sale of the same subject to any condition or reservation which to such Collector or other Officer as aforesaid shall appear to be proper. If the land is ordered to be sold subject to any condition or reservation, such condition or reservation shall be notified to intending purchasers at the time of sale.

III. Pending an enquiry into any claim or objection under the last preceding Section, the Collector or other Officer as aforesaid shall postpone the sale or other disposition of the land, and if he shall order that such claim or objection be rejected, he shall further postpone the sale or other disposition of the land to allow the claimant or objector to contest the order of rejection in the manner hereinafter provided.

IV. If the Collector or other Officer as aforesaid shall consider the claim or objection to be established, and that the sale or other disposition of the land should not take place, he shall stop the sale or other disposition of the land; but such sale or other disposition of the land may afterwards be proceeded with if, on an order issued by the local Government to try the claim or objection as provided in Section VI of this Act, the claimant or objector shall fail to establish the same.

V. If the Collector or other Officer as aforesaid shall order that the claim or objection be rejected, or that the land be sold subject to any condition or reservation, or that it be otherwise dealt with, he shall cause a copy of such order to be delivered to the claimant or objector, and if such claimant or objector shall not within one week from the delivery of such copy, or within such further time as the Collector or other Officer as aforesaid for any special reason to be recorded shall see fit to grant, give notice in writing to such Collector or other Officer as aforesaid that he intends to contest such order, the order shall be final. If the claimant or objector shall, within the time allowed, give such notice, the Collector or other Officer as aforesaid shall immediately make a report to the Board of Revenue or other superior Revenue Authority, and shall forward with such Report a copy of his order, stating fully all the circumstances of the case and the evidence adduced in support or otherwise of the claim or objection, and such Board

shall consider the claim or objection to be established, and that the sale or other disposition of the land should not take place, he shall stop the sale or other disposition of the land; but such sale or other disposition of the land may afterwards be proceeded with if, on an order issued by the local Government to try the claim or objection as provided in Section VI of this Act, the claimant or objector shall fail to establish the same.

Procedure after passing of order in the case.

shall order that the claim or objection be rejected, or that the land be sold subject to any condition or reservation, or that it be otherwise dealt with, he shall cause a copy of such order to be delivered to the claimant or objector, and if such claimant or objector shall not within one week from the delivery of such copy, or within such further time as the Collector or other Officer as aforesaid for any special reason to be recorded shall see fit to grant, give notice in writing to such Collector or other Officer as aforesaid that he intends to contest such order, the order shall be final. If the claimant or objector shall, within the time allowed, give such notice, the Collector or other Officer as aforesaid shall immediately make a report to the Board of Revenue or other superior Revenue Authority, and shall forward with such Report a copy of his order, stating fully all the circumstances of the case and the evidence adduced in support or otherwise of the claim or objection, and such Board

Report to Revenue Board.

Revenue Authority, and shall forward with such Report a copy of his order, stating fully all the circumstances of the case and the evidence adduced in support or otherwise of the claim or objection, and such Board

or other Authority, on the receipt of such Report, and after calling for any further information which it may consider necessary, may confirm, modify, or reverse the order of the Collector or other Officer as aforesaid. If the Board or other

Authority as aforesaid confirm the order of the Collector or other Officer as aforesaid, or modify such order in such manner as to leave any part of such order in force adverse to the claimant or objector, the Collector or other Officer as aforesaid shall certify such order to the Court constituted as hereinafter provided, and such Court shall forthwith give notice to the claimant or objector, and if such claimant or objector shall not, within thirty days from the delivery of such notice from the Court, institute a suit in such Court to establish his claim or objection, the order of the Board or other Authority aforesaid shall be final.

VI. The local Government may, within twelve months after the date on which the claim of any claimant of waste land, or the objection of any objector as aforesaid, shall have been admitted under this Act by the Collector or other Officer as aforesaid, direct a suit to be brought to try the claim or objection of the claimant or objector, in a Court constituted as hereinafter provided.

VII. For the investigation and trial of claims under this Act, the local Government shall constitute, in every District in which there may be any waste lands capable of being sold or otherwise dealt with on account of Government, a Court consisting of an uneven number of persons not less than three, of whom the Judge of the District, or the Officer presiding in the principal Civil Court of original jurisdiction in the District by whatever name his office may be designated, shall be one. Any one or more of the Members of which such Court shall consist, shall have power to make all such orders in the case as may be necessary prior to the hearing of the suit. Provided that, whenever the Collector or other Officer by whom the original enquiry was held is the Officer presiding in the principal Civil Court of original Jurisdiction in the District, such Officer shall not be a Member of such Court.

VIII. Whenever any Court is constituted under this Act, notice thereof shall be given by a written proclamation, copies of which shall be affixed in the several Courts, and in the Offices of the several Collectors and Magistrates of the District, and from the date of the issue of such proclamation no other Court shall be competent to entertain any claim or objection belonging to the class of claims or objections for the trial and determination of which such Court is constituted.

IX. The Courts constituted under this Act shall be held at such place or places within the limits of their respective jurisdictions as shall be considered most convenient.

X. In every suit instituted under Section V of this Act the claimant of the waste land, or objector to the sale or other disposition of such land, shall appear as plaintiff, and the Collector or other Officer aforesaid shall appear as defendant on the part of Government. Either party may appear by pleader or by agent. Provided that if such other Officer as aforesaid be

the presiding Officer of the principal Civil Court of Original Jurisdiction in the District, the local Government shall appoint some other Officer to appear as defendant in the case on its behalf. In any suit ordered to be instituted by the local Government under Section VI

of this Act, the Government, by any Officer to be appointed for the purpose, shall appear as plaintiff, and the claimant or objector as aforesaid shall appear as defendant.

XI. In suits instituted under this Act, except as hereinafter provided, the proceedings shall be regulated, so far as they can be, by the Code of Civil Procedure.

XII. The Court shall fix a day for the appearance of the parties and for the hearing of the suit, of which due notice shall be given to the parties or their agents, and on the day so fixed the parties or their agents shall bring their witnesses into Court, together with any documents on which they may intend to rely in support of their respective statements. If either party require the assistance of the Court to procure the attendance of a witness on such day, he shall apply to the Court in sufficient time before the day fixed for the hearing of the suit, and the Court shall issue a Subpœna requiring such witness to attend the Court on that day. It shall be competent to the Court to require the personal attendance of the claimant of the waste land or objector as aforesaid on the day fixed for the hearing, or at any subsequent stage of the suit.

XIII. On the day fixed for the hearing of the suit, or as soon after as may be practicable, the Court shall proceed to examine the claimant of the waste land, or the objector, or his agent (when his personal attendance is not required), and the witnesses of the parties, and upon such examination, and after inspecting the documents of the parties, and making any further enquiry that may appear necessary, shall proceed to pass such order in the case as it may consider just and proper.

XIV. No appeal shall lie from any decision or order passed under this Act, nor shall any such decision or order be open to revision.

XV. If, on the trial of any suit under this Act, any question of law, or of usage having the force of law, or the construction of a document affecting the merits of the case shall arise, on which the Court shall entertain reasonable doubts, the Court may, either of its own motion or on the application of any of the parties to the suit, draw up a statement of the case and submit it, with its own opinion, for the opinion of the High Court of Judicature, or of the highest Civil Court of Appeal and revision, in the territory

in which the land is situate. Provided that it shall be the duty of every Court held under this Act to make such reference to such High Court, or Court of Appeal, if in any suit under this Act any question shall arise involving any principle of general importance, or the rights of a class.

XVI. The Court may proceed in the case notwithstanding a reference to the High Court, or other highest Civil Court of Appeal as aforesaid, and may pass an order contingent upon the opinion of the High Court, or other Court as aforesaid on the point referred, but no final order for the sale or other disposition of the land in question in the suit, or for the admission or rejection of any claim or objection which shall be before the Court in such suit, shall be passed until the receipt of the order of the said High Court, or highest Civil Court of Appeal.

XVII. The record of cases disposed of by Courts constituted under this Act shall be deposited amongst the records of the principal Civil Court of Original Jurisdiction in the District in which the property in dispute is situate.

XVIII. No claim to any land, or to compensation or damages in respect of any land sold or otherwise dealt with on account of Government as waste land, shall be received after the expiration of three years from the date on which such land shall have been delivered by the Government to the purchaser, or otherwise dealt with.

If within three years after any lands have been delivered by the Government to the purchaser, or otherwise dealt with, any claimant or objector shall prefer a claim to the land so delivered or otherwise dealt with, or an objection to such sale, or to compensation or damages in respect thereof, in the Court constituted under this Act for the District in which the land is situate, and shall show good and sufficient reason for not having preferred his claim or objection to the Collector or other Officer as aforesaid within the period limited under Section I of this Act, such Court shall file the claim or objection, making the claimant or objector plaintiff, and the Collector of the District or other Officer as aforesaid (with the like provision as aforesaid, if such other Officer be the presiding Officer of the principal Civil Court of Original Jurisdiction in the District) the defendant in the suit, and the foregoing provisions of this Act shall be applicable to the trial and determination of the suit. The report of the Officer employed to give delivery, or to take possession on the part of Government, of the land sold or otherwise dealt with, shall be conclusive evidence as to the date on which such delivery was made, or possession was taken.

XIX. In any case in which the land has been sold, if the Court shall be of opinion that the claim of the claimant is established, the Court shall not award the claimant possession of the land in dispute, but shall order him to receive from the Government Treasury, by way of compensation, a sum equal to the price at which the land was sold, in addition to the costs of suit.

XX. If the land shall have been sold subject to any condition or reservation, or shall not have been sold, but shall have been otherwise dealt with on account of the Government, and the Court shall be of opinion that the claim to such land, or the objection of an objector is established, the Court shall award the claimant or objector to receive such sum in respect of his interest in such land as shall be awarded in that behalf under the provisions of Act VI of 1857 (*for the acquisition of lands for public purposes*), and thereupon the local Government shall proceed under the said Act to obtain an award of the value of such interest.

XXI. An award under any of the provisions of the two last preceding Sections shall be in full satisfaction of the claim of the claimant or objector, and shall bar any future claim on his part in respect to the land in suit resting on the same cause of action, or on a cause of action which existed prior to the date of the sale or other disposition of the land on account of Government.

XXII. Nothing in this Act shall be held to prevent the local Government from awarding to any claimant of waste land sold on account of Government, on proof to the satisfaction of the local Government of the claim of such claimant (notwithstanding that he may not have preferred his claim either to the Collector or other Officer as aforesaid, or to the proper Court constituted under this Act within the period prescribed by this Act), such amount of compensation for the said land, within the limit as to amount mentioned in Section XIX of this Act, if the land have been sold not subject to any condition or reservation, as to such local Government may seem proper.

XXIII. If the land have been sold subject to any condition or reservation, or have been otherwise disposed of on account of Government, and any claim to such land, or objection to the sale or other disposition of the land shall be proved to the satisfaction of the local Government, although not preferred to the Collector or other Officer as aforesaid, or to the Court constituted under this Act, within the period prescribed by this Act, the local Government may award to such claimant or objector such amount as to such local Government may appear to be the value of the interest of such claimant or objector in such land.

XXIV. Unless the contrary appears from the context, words importing the singular number shall include the plural number, and words importing the plural number shall include the singular number; and words importing the masculine gender shall include females.

M. WYLIE,

*Depy. Secy. to the Govt. of India,
Home Department.*

HOME DEPARTMENT.

No. 2040.

Fort William, the 27th March 1863.

Appointment.—His Excellency the Viceroy is pleased to appoint the Hon'ble H. S. Maine to be Vice-Chancellor of the University of Calcutta in succession to the Hon'ble C. J. Erskine.

E. C. BAYLEY,
Secy. to the Govt. of India.

FOREIGN DEPARTMENT.

No. 61.

REVENUE.

Camp Saharunpore, the 21st March 1863.

Notification.—Mahomed Akber Khan is appointed a Deputy Superintendent of Excise and Stamps on probation in Oudh from the 1st October 1862.

Sookh Nundyn, Inspector, Oudh Police, and Wuzeer Hossein, Tehseeldar, are also appointed Deputy Superintendents of Excise and Stamps in Oudh, the 1st from the 29th May, and the latter from the 16th July last.

C. U. AITCHISON,
*Under-Secy. to the Govt. of India,
with the Governor General.*

No. 82.

MILITARY.

Fort William, the 27th March 1863.

Lieutenant-Colonel J. F. D'E. W. Hall, Commandant of the Eriipoorah Irregular Force and Political Superintendent of Serohi, made over charge of his Office to Major G. A. Black on the 10th instant.

No. 527.

GENERAL.

Captain E. St. George received charge of the Office of Agent, Governor General, with the King of Oudh, and Superintendent of the Mysore Princes, from Major C. Herbert on the 21st instant.

No. 528.

Major G. Faithfull, Deputy Commissioner, Second Class, Akyab, resumed charge of his District on the 19th ultimo, and of the Treasury on the following day, from Major F. W. Ripley.

No. 529.

Baboo Kallie Coomar Mitter, Sub-Assistant Surgeon at Akyab, has obtained leave of absence, on Medical Certificate, for five months from the 27th December last, the date on which he made over charge of his office to Dr. A. C. Nisbet.

The Genral Order dated 6th instant, No. 388, is accordingly cancelled.

No. 84.

MILITARY.

Assistant Surgeon W. Eddowes received Medical charge of the Eriipoorah Irregular Force on the 18th ultimo from Assistant Surgeon J. C. Dickinson, who officiated from the 18th December last.

No. 85.

Lieutenant G. F. Blowers, Adjutant, Malwa Bheel Corps, has obtained preparatory leave of absence, on Medical Certificate, for six weeks, from the date on which he may avail himself of the same, to enable him to proceed to Bombay for the purpose of appearing before the Medical Board at that Presidency.

E. C. BAYLEY,
Offg. Secy. to the Govt. of India.

LIST of Persons entitled to the "India Medal," whose Medals lie unclaimed in the Office of the Secretary to the Government of India, in the Foreign Department.

Names of Parties.

Abbott, A. E.	... Engine Driver.
Burrows, John	... Clerk.
Collins, J.	... Pupil, La Martiniere.
Creed, E.	... Ditto, ditto.
Creed, G.	... Ditto, ditto.
Cameron.	... Merchant.
Dodd, G. N.	... Civil Surgeon.
Davey, Peter	... Clerk.
DeRavara, J.	... Steward, La Martiniere.
Deverine, J.	... Late Superintendent, Constantin- tia.
Dowling, Peter	... Out of employ.
Davis, J.	... Overseer.
Dawson, Captain	... Oudh Military Police.
French, Lieutenant C. J.	... Ditto ditto.
Leslie, John	... Clerk, Chief Commissioner's Office.
Marshall, A.	... Assistant Book-keeper.
Parly, J.	... Railway Inspector.
Rae, W.	... Merchant.
Soule, Henry	... Out of employ.
Sadlier, Lieutenant T. J.	... Oudh Military Police.
Smith, C.	... Railway Inspector.
Tucker, R. T.	... Civil Service.
Wilson, R.	... Merchant Tailor.

H. M. DURAND, Col.,
Secy. to the Govt. of India.

FINANCIAL DEPARTMENT.

No. 1171.

Fort William, the 25th March 1863.

Appointments.—Mr. J. Eede, Deputy Auditor and Accountant-General, Central Provinces, to be Second Assistant Deputy Auditor and Accountant-General, Madras.

Mr. T. W. Biss, Chief Assistant, Deputy Auditor and Accountant-General's Office, Bengal, to be Deputy Auditor and Accountant-General, Central Provinces.

E. H. LUSHINGTON,
Secy. to the Govt. of India.

MILITARY DEPARTMENT.

GENERAL ORDER BY HIS EXCELLENCY THE GOVERNOR GENERAL OF INDIA.

Camp Saharunpore, the 21st March 1863.

No. 15A. of 1863.—The following Orders issued by the Resident at Hyderabad are confirmed:—

No. 37, dated 26th February 1863.—"Lieutenant-Colonel H. D. Abbott, a. b., Commandant, 4th Cavalry, Hyderabad Contingent, is granted three months' leave of absence from the 13th March 1863, or date of quitting Aurungabad, with permission to proceed to Bombay and the Mahableshtar Hills, the first two months of which leave to be considered as privilege leave."

No. 42, dated 5th March 1863.—"Assistant Surgeon A. Sanderson, a. m. and m. b., 1st Cavalry, Hyderabad Contingent, is granted three months' leave of absence on Medical Certificate, from the date of quitting Bolarum, with permission to proceed to the Mahableshtar Hills and the Western Coast."

H. W. NORMAN, Lieut.-Col.,
*Secretary to the Govt. of India,
with the Governor General.*

MILITARY DEPARTMENT.

Fort William, the 27th March 1863

No. 228 of 1863.—With reference to Government General Order No. 142, dated 22nd February 1861, the distribution of the proceeds of the Booty captured in Pegu will be carried out under the following rules :—

2. Under the Royal Warrant the sum allowed as Prize is to be divided among *Her Majesty's Naval Force*, the *Naval Forces* then in the service of the late East India Company, and the *Land Forces in proportion to the numbers of the men belonging to each of the Forces without reference to rank*. Accordingly of the amount declared Prize after deducting Agents Commission, viz.,— ... Rs. 3,35,211 0 0

To the Land Forces, aggregating 19,629 men of all ranks, has been allotted ... Rs. 2,55,280 9 2

To the Naval Forces in the services of the late Hon'ble East India Company, aggregating 3,195 men of all ranks, has been allotted ... „ 41,551 13 8

And to the Naval Forces of Her Majesty's Service, aggregating 2,951 men of all ranks, has been allotted „ 38,378 9 2
Rs. 3,35,211 0 0

The first distribution will now be made :—

To the Land Forces, comprising 1,09,301½ shares, at Rupees 2 per share.

To the Naval Forces in the service of the late East India Company, including Indian Navy and Bengal Marine, comprising 27,792 shares, at Rupees 1-6 per share.

The portion of Prize allotted to Her Majesty's Navy will be paid in England in such manner and proportions as are usual in the Royal Navy.

3. All Bills and Abstracts of Individuals, Corps, &c., are to be prepared in the *forms** laid down and submitted to the Examiner, Prize Accounts, Calcutta.
* Nos. 1 and 2.

4. Claims on account of deceased Officers and others are to be supported by copies of Probates or Letters of Administration empowering the claimants to administer to Estates.

5. In order to facilitate the payment in England of the Prize Money to Officers and others who have left India, and to the Representatives of such Officers deceased, separate Abstracts containing the names of such parties are to be prepared in the Form No. 2, and submitted by Corps still serving in India.

6. Claims by Agents or others empowered to draw the shares of absent Officers must be supported by Powers of Attorney.

7. The claims of the Officers and Men of the Bengal Marine are to be drawn through the Controller of Marine Affairs, or such Naval Officer as he may nominate for the duty.

8. The examination and payment of the claims of European and Native Soldiers invalided, discharged, or deceased will be made by Station Prize Committees.

9. Forms† for the use of Station Committees will be forwarded to General Officers Commanding Divisions by the Examiner.
† Nos. 3 and 4.

10. Station Prize Committees will submit monthly to the Examiner, Prize Accounts, an Account Current of sums received and paid, and they will also forward to the Examiner Receipts from Recipients either singly or in the form of an Acquittance Roll.

11. The Receipts of each individual for any sum of above Rupees (20) twenty must bear a one anna Stamp.

12. The number of shares each individual is entitled to are given in the following scale :—

SCALE OF SHARES.

European Officers and Men.

Major-General ... } i. e., Genl. } Brigadier-General } Officers. }	1,500 Shares.	Provost Marshall ... }	
		Conductor ... }	
Colonel ... }	600 "	Riding Master ... }	15 Shares.
		Apothecary ... }	
		Steward ... }	
Inspector of Hospital ... }		Sub-Conductor ... }	
Brigadier ... }		Assistant Apothecary ... }	
Lieut.-Col., Commandant ... }		" Steward ... }	
Lieutenant-Colonel ... }	360 "	Regimental Serjeant-Major ... }	
Adjutant-General ... }		Quarter-Master Serjeant ... }	3 "
Quarter-Master General ... }		Staff Serjeant ... }	
Judge Advocate-General ... }		Park Serjeant ... }	
Commissary General ... }		Armourer Serjeant ... }	
Major ... }		Troop Serjeant-Major ... }	
Superintending Surgeon ... }			
Deputy Adjutant-General ... }	240 "	Staff, Brigade, and Farrier }	
" Quarter-Master Genl. ... }		Serjeant, Horse Artillery ... }	
" Commissary General ... }		Brigade, Color Serjeant and }	
		Staff Serjeant, F. A. ... }	
Aides-de-Camp ... }		School-Master Serjeant ... }	
Captain ... }		Hospital Serjeant ... }	
Surgeon ... }		Drill ... }	
Brigade-Major ... }		Drum and Trumpet Major ... }	2 "
Assistant and Deputy Assist- }	120 "	Pay-Master Serjeant ... }	
ants in the Adjutant-Gener- }		Saddler Serjeant ... }	
al, Commissary General, and }		Rough Rider ... }	
Quarter-Master Genl.'s Dept. }		Serjeant ... }	
Military Secretary ... }		Magazine Serjeant ... }	
		Laboratory Serjeant ... }	
First and Second Lieutenant }			
Assistant-Surgeon ... }		Corporal and Bombardier ... }	
Ensign and Cornet ... }		Fife Major ... }	
Veterinary Surgeon ... }		Drummer ... }	1 "
Regimental Quarter-Masters }	60 "	Rough Rider ... }	
and Adjutants of Her Majes- }		Private ... }	
ty's or Hon'ble Co.'s Service }			
Deputy Assistant and Deputy }		Hospital Apprentice ... }	1 "
Assistant Comsy. of Ordnance }		Volunteers ... }	

Native Troops.

Subadar Major ... }	8 Shares.	Naick, Nishan Burdar, Kote }	
Subadar Ressaldar ... }	7 "	Duffadar ... }	
Woordee Major ... }		Duffadar ... }	
Jemadar ... }	3 "	Trumpeter ... }	3 Shares.
Naib Ressaldar ... }		Drummer ... }	
Havildar, Drum, and Trumpet }		Sepoy ... }	
Major ... }	14 "	Farrier ... }	
Native Doctor ... }		Bheestee ... }	

Indian Navy.		BENGAL MARINE.	
		<i>Sea-going Vessels.</i>	
Commander	... As Major in the Army.	Commander	... As Major in the Army.
Lieutenant	... " Captain.	1st, 2nd, 3rd, and 4th Officer ..	" Captain.
Master	... " "	Surgeon	... " "
Purser	... " "	Assistant Surgeon	... " Lieutenant.
Surgeon	... " "	Midshipman	... }
Assistant-Surgeon	... " Lieutenant.	Clerk, Gunner	... }
Second Master	... " "	Boatswain	... }
Midshipman	... " "	Carpenter, Mate, 2nd Master,	... }
Clerk	... }	1st, 2nd, and 3rd Class En-	... }
Engineer	... }	gineer	... }
Coal Conductor	... }	Petty Officers and Seamen,	... }
Gunner	... }	including among other, Ma-	... }
Boatswain	... }	rine Boys and the Coxswain,	... }
Carpenter	... }	also Assistant, Captain's Clerk,	... }
Apothecary and Hospital	... " Conductor.	Steward, &c.	... }
Steward	... " Sub-Cond.	Native Crew	... " Sepoy.
Assistant Apothecary	... " Euro. Private.	NOTE.—Commanders of Bengal River Steamers, Troop Boats, and Cargo Boats are entitled to share as Army Captains, other Officers on those vessels the same as Ensigns, and Apothecaries the same as Assistant Apothe- caries in the Subordinate Medical Department.	
Hospital Assistant	... " "		
Apprentices and other Europeans	... " "		
Tindal, Lascars, Stoker, and other Natives	... " Sepoy.		

The Pegu Prize Fund		No. 1.		Dr.	
To		Rs.	As.	P.	
First payment of Prize Money due me, having served as a					
with at on					
agreeably to G. O. G. G. No. dated					
viz, shares at Rs. per Share					
Company's Rupees					

A. B.,

Regiment N. I.

late

Now

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N. B.—To be submitted in duplicate.

No. 2.

The Pegu Prize Fund

To first payment of Pegu Prize Money to the Officers and Men of ... Dr. Regiment
for services before on

Number.	Regimental Number.	Rank and Names.	REMARKS.	Number of shares each.	AMOUNT.		
					Total of each Grade.	Total.	Grand Total.
		STAFF.			Rs. As. P.	Rs. As. P.	Rs. As. P.
		<i>Brevet Lieutenant-Colonel.</i>					
1		A. B.					
		<i>Lieutenant-Colonel.</i>					
1		C. D.					
		<i>Majors.</i>					
1		E. F.					
2		G. H.					
		<i>Pay-Master.</i>					
1		J. K.					
		<i>Serjeant-Major.</i>					
1		L. M.	Killed 186				
2		N. E.					
		<i>Quarter-Master Serjeant.</i>					
1		O. P.					
		Or R. C.					
1		Q. R.					
		1ST COMPANY.					
		<i>Captain.</i>					
1							
		<i>Lieutenant.</i>					
1							
2							
		<i>Ensign.</i>					
1							
		<i>Color Serjeant.</i>					
1							
2		<i>Serjeant.</i>					
		Total Rupees ...					

Number.	Regimental Number.	Rank and Names.	REMARKS.	Number of Shares each.	AMOUNT.		
					Total of each Grade..	Total.	Grand Total.
1		<i>Corporal.</i>			Rs. As. P.	Rs. As. P.	Rs. As. P.
2							
1		<i>Drummer.</i>					
1		<i>Privates.</i>					
2							
85		<i>Lascar.</i>					
1		<i>Bheestee.</i>					
1							
1		<i>Cooks.</i>					
2							
		2ND COMPANY.					
		<i>Lieutenant.</i>					
1							
		Total Rupees ...					

This is to certify that the non-combatants herein drawn for were exposed to the fire of the enemy in the execution of their duties.

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A. B.,
Commanding.

NOTE.—In the preparation of these Lists it is particularly requested that space be left between the lines to admit of alterations and remarks.

N. B.—To be submitted in duplicate.

No. 3.

REPORT of a Committee assembled at _____ to investigate claims of discharged
invalided or removed Soldiers to Pegu Prize Money.

DESCRIPTION.			Corps and place at which served.	Amount of Prize Money.			Description of docu- ments produced in support of claims.
Names.	Rank.	Company.		Rs.	As.	P.	
Total Rupees ...							

We hereby certify that from the documents produced and the replies to our questions we have reason to believe that the parties herein named are entitled to share in Prize Money, that having been present at _____ having served in the Corps _____ and in the ranks noted opposite to their names, and that they are now residing at _____ in _____

District, or serving (as the case may be) in Regiment.

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President. } *Station Prize Committee.*
Members. }

N.B.—To be submitted in duplicate.

No. 229 of 1863.—The following Promotions and Alterations of Rank are made in the Subordinate Medical Department:—

Promotions.

Rank and Names.	Rank to which promoted.	From what Date.	In whose Room.
Hospital Steward Thomas Sharpe (dismissed) ...	Apothecary ...	28th Sept. 1858	Apothecary John McKimm, deceased.
Assistant Apothecary Richard James Quinnell ...	Hospital Steward ...		
Hospital Apprentice Hugh Russell ...	Assistant Apothecary ...		
Hospital Steward Alexander Hogan ...	Apothecary ...	27th Aug. 1861	Apothecary James Greene, resigned.
*Assistant Apothecary Archibald Daniel Cooper ...	Hospital Steward ...		
*Hospital Apprentice Thomas Edward Donoghue ...	Assistant Apothecary ...		
Assistant Apothecary Charles Earle ...	Hospital Steward ...	7th Sept. "	Hospital Steward James Ellis, dismissed.
Hospital Apprentice Francis Samuel Cooper ...	Assistant Apothecary ...		
Hospital Steward Henry Andrews ...	Apothecary ...		
Assistant Apothecary Daniel Timothy Mills ...	Hospital Steward ...	15th Nov. "	Apothecary Christopher Corbett, pensioned.
Hospital Apprentice Edward Richardson Cocker ...	Assistant Apothecary ...		
Hospital Apprentice Theodore Thomas Beachwood ...	Ditto ...		
Hospital Apprentice Charles George Keane ...	Ditto ...	19th " "	Assistant Apothecary John Reilly, dismissed.
Hospital Steward James Donoghue ...	Apothecary ...	3rd Dec. "	Assistant Apothecary James Cullen, resigned.
Assistant Apothecary William James Gill ...	Hospital Steward ...	11th Jan. 1862	Apothecary James Johnston, reduced.
Hospital Apprentice Thomas Frederick Matthews ...	Assistant Apothecary ...		
Assistant Apothecary James Johnston ...	Hospital Steward ...		
Hospital Apprentice Michael Hennessy ...	Assistant Apothecary ...	26th Feb. "	Senior Hospital Steward William Bond, deceased.
Hospital Apprentice William Helps ...	Ditto ...		
Hospital Steward Edward Gabriel Collins ...	Apothecary ...		
Assistant Apothecary Frederick William Hall ...	Hospital Steward ...	17th " "	Apothecary John Prince, retired.
Hospital Apprentice J. A. Perdrarian ...	Assistant Apothecary ...		
Assistant Apothecary Thomas Fernandez ...	Hospital Steward ...		
Hospital Apprentice Patrick Coyne ...	Assistant Apothecary ...	9th April "	Hospital Steward Henry William Tibbetts, deceased.
Hospital Apprentice Charles Peter ...	Ditto ...	9th " "	Assistant Apothecary Frederick E. G. Mathews, resigned.
" " Henry Cant. ...	Ditto ...	12th June "	Assistant Apothecary Jeremiah Sullivan, dismissed.
" " James Robertson ...	Ditto ...	2nd Aug. "	Assistant Apothecary George Herbert Jackson, deceased.

* Their promotion in G. O. G. G. No. 1051 of the 19th November 1861 is hereby cancelled.

Rank and Names.	Rank to which promoted.	From what Date.	In whose Room.
Hospital Steward Edward Vvall.	Apothecary ...	6th Aug. 1862	Apothecary Charles Hurley, pensioned.
Assistant Apothecary Samuel Wilson	Hospital Steward ...		
Hospital Apprentice William Wilkinson	Assistant Apothecary ...		
Assistant Apothecary Robert Goulbourne	Hospital Steward ...	6th " "	Senior Hospital Steward John William Franks, pensioned.
Hospital Apprentice Thomas Henry Hill	Assistant Apothecary ...		
Hospital Apprentice John James Bartlett	Ditto ...	13th Oct. "	Assistant Apothecary Ralph Cleghorn, dismissed.

Alteration of Rank.

Rank and Names.	To Rank from	In whose Room.
Apothecary J. Richmond	... 23rd Oct. 1858	For the Augmentation.
" J. Johnston (reduced)	... 18th Nov. "	Apothecary C. Simons, pensioned.
" T. Briscoe	... 24th Feb. 1859	" M. R. Crawford, pensioned.
" H. D. Cooper	... 24th " "	" J. Hefferan, pensioned.
" F. Volkers	... 4th March "	For the Augmentation.
" W. C. Giddons (deceased)	... 20th May "	Apothecary E. Reilly, resigned.
" T. Cullen	... 26th " "	" G. Hurst, pensioned.
" T. Davis	... 4th July "	" T. Sharpe, dismissed.
" L. A. Sakes	... 25th " "	" J. Bensley, pensioned.
" F. H. A. Leach	... 9th Oct. "	" W. R. Hart, deceased.
" W. Price	... 18th " "	" W. Cox, reduced.
" C. L. Fox	... 3rd Nov. "	" W. McKeon, pensioned.
" J. Hemming	... 16th Dec. "	" J. H. Peter, struck off.
" C. Bath	... 24th " "	" J. J. O'Brien, deceased.
" J. Greene (resigned)	... 10th March 1860	" G. W. Harding, deceased.
" G. Hart	... 10th June "	" F. Hottinger, deceased.
" R. E. Wrafter	... 13th Nov. "	" J. B. Goff, pensioned.
" J. Hughes	... 23rd " "	" W. Marshall, deceased.
" W. Sinclair	... 7th Dec. "	" J. Hurst, resigned.
" R. W. Harrison	... 15th Jan. 1861	" J. McCormick pensioned.
" R. Freeland	... 1st March "	" T. Briscoe, made non-effective.
" J. Connor	... 12th " "	" J. G. Scott, deceased.
" W. H. Kidd	... 12th " "	" C. Earle, reduced.
" J. Rehill	... 9th April "	Senior Apothecary C. Hayes, made non-effective.
" E. Pearsall	... 9th " "	Apothecary G. J. Cooper, made non-effective.
" J. Hart	... 24th May "	" L. A. Sakes, made non-effective.
" W. H. Must	... 15th July "	" W. C. Giddons, deceased.
Hospital Steward J. Connor	... 23rd Oct. 1858	Hospital Steward J. Richmond, promoted.
" W. A. Kidd	... 23rd " "	For the Augmentation.
" C. W. Stoney (reduced)	... 18th Nov. "	Hospital Steward J. Johnston, promoted.
" J. Rehill	... 24th Feb. 1859	" T. Briscoe, promoted.
" E. Pearsall	... 24th " "	" H. D. Cooper, promoted.
" J. Ellis (dismissed)	... 4th March "	" F. Volkers, promoted.
" S. Wade	... 4th " "	For the Augmentation.
" J. Hart	... 15th " "	Hospital Steward J. Hennessey, pensioned.

Rank and Names.		To Rank from		In whose Room.	
Hospital Steward	A. Hogan	20th	May 1859	Hospital Steward	W. C. Giddons, promoted.
"	H. Andrews	26th	" "	"	T. Cullen, promoted.
"	W. H. Must	4th	July "	"	T. Davis, promoted.
"	J. Donaghue	25th	" "	"	L. A. Sakes, promoted.
"	E. G. Collins	9th	Oct. "	"	F. H. A. Leach, promoted.
"	J. Cameron	18th	" "	"	W. Price, promoted.
"	E. Grassby	3rd	Nov. "	"	C. L. Fox, promoted.
"	J. Farnon	16th	Dec. "	"	J. Hemming, promoted.
"	H. Lamb	24th	" "	"	C. Bath, promoted.
"	J. Slane	12th	Jan. 1860	"	J. Fenn, deceased.
"	E. Tanney	10th	March "	"	J. Greene, promoted.
"	J. Sleight	22nd	April "	"	M. J. Carney, dismissed.
"	S. Turvey	10th	June "	"	G. Hart, promoted.
"	J. Judd	13th	Nov. "	"	R. E. Wrafter, promoted.
"	R. Clark	23rd	" "	"	J. Hughes, promoted.
"	A. G. Price	7th	Dec. "	"	W. Sinclair, promoted.
"	J. J. Barnes	15th	Jan. 1861	"	R. W. Harrison, promoted.
"	J. Bailey	1st	March "	"	R. Freeland, promoted.
"	J. C. Ellis	12th	" "	"	J. Connor, promoted.
"	W. Byrns	12th	" "	"	W. A. Kidd, promoted.
"	J. Birch	15th	" "	"	F. J. Murphy, resigned.
"	J. Routcliff	9th	April "	"	J. Rehill, promoted.
"	J. W. K. Patterson	9th	" "	"	E. Pearsall, promoted.
"	C. W. Stoney			Reduced.	
"	T. Browne	24th	May 1861	Hospital Steward	J. Hart, promoted.
"	H. S. Settle	15th	July "	"	W. H. Must, promoted.
Assistant Apothecary	G. H. Jackson (deceased)	23rd	October 1858	Assistant Apothecary	J. Connor, promoted.
"	R. Kennelly	23rd	" "	"	W. A. Kidd, promoted.
"	W. J. Higgins (reduced)	23rd	" "	For the Augmentation.	
"	M. Morley	16th	Nov. "	Assistant Apothecary	G. McEvoy, deceased.
"	G. Blackburn	18th	" "	"	C. W. Stoney, promoted.
"	R. H. Hamer (discharged)	24th	" "	"	S. Jones, dismissed.
"	T. Lynch (resigned)	29th	" "	"	W. Gaffney, dismissed.
"	W. R. Gray	6th	December "	"	W. Farrell, deceased.
"	T. M. Sullivan	15th	" "	"	S. Grose, dismissed.
"	D. E. Young	18th	" "	"	J. P. Lamb, dismissed.
"	W. F. Browne	9th	January 1859	"	R. McCarley, deceased.
"	R. Crossley	24th	February "	"	J. Rehill, promoted.
"	J. English	24th	" "	"	E. Pearsall, promoted.
"	J. G. Numantly	4th	March "	"	J. Ellis, promoted.
"	G. R. Jenkins	4th	" "	"	S. Wade, promoted.
"	H. P. Smith	4th	" "	For the Augmentation.	
"	J. Hogan	15th	" "	Assistant Apothecary	J. Hart, promoted.
"	J. Kelly	19th	" "	"	H. A. Kidd, resigned.
"	J. Burke (resigned)	19th	April "	"	R. H. Hamer, discharged.
"	J. R. C. Hall	20th	May "	"	A. Hogan, promoted.
"	G. B. Blaker	26th	" "	"	H. Andrews, promoted.

Rank and Names.		To Rank from			In whose Room.	
Assistant Apothecary	W. J. Higgins	Reduced.	
"	J. Hamilton	...	31st May 1859	Assistant Apothecary	L. A. Kidd, re-	signed.
"	J. McGrath	...	4th July "	"	W. H. Must, pro-	moted.
"	H. J. Miller	...	25th " "	"	J. Donaghue, pro-	moted.
"	A. C. Foy	...	26th " "	"	W. Byrom, re-	signed.
"	T. Lyons	...	9th Septr. "	"	R. Barker, dis-	missed.
"	W. Bacon	...	13th " "	"	G. W. Roofe, dis-	missed.
"	J. Sullivan (dis-	...	9th Octr. "	"	E. G. Collins, pro-	moted.
"	missed)	...		"		
"	J. Casey	...	3rd Novr. "	"	E. Grassby, pro-	moted.
"	T. Kearney	...	4th Decr. "	"	J. A. Ward, dis-	missed.
"	W. Hannah (dis-	...	9th " "	"	P. J. Doyle, dis-	missed.
"	missed)	...		"		
"	J. Fitzpatrick	...	16th " "	"	J. Farnon, pro-	moted.
"	J. Hawkes	...	24th " "	"	H. Lamb, promoted.	
"	W. J. Rossiter	...	12th Jany. 1860	"	J. Slane, promoted.	
"	J. Cameron	...	3rd Feby. "	"	W. Cox, resigned.	
"	J. Lane	...	10th March "	"	E. Tanney, promot-	ed.
"	G. Knott	...	22nd April "	"	J. Sleigh, promoted.	
"	J. McCann	...	10th June "	"	S. Turvey, pro-	moted.
"	M. Monaghan	...	24th July "	"	J. A. Kidd, deceas-	ed.
"	R. Cleghorn (dis-	...	18th August "	"	W. Hannab, dis-	missed.
"	missed)	...		"		
"	W. Wade	...	13th Novr. "	"	J. Judd, promoted.	
"	W. M. Mitchell...	...	23rd " "	"	R. Clark, promoted.	
"	G. T. Leopold	...	7th Decr. "	"	A. G. Price, pro-	moted.
"	G. E. Carroll	...	15th Jany. 1861	"	J. J. Barnes, pro-	moted.
"	J. S. Spiers (dis-	...	28th Feby. "	"	E. C. Tiernan, dis-	missed.
"	missed)	...		"		
"	T. Morley	...	1st March "	"	J. Bailey, promoted.	
"	R. F. Knight	...	12th " "	"	J. C. Ellis, pro-	moted.
"	C. Fox	...	15th " "	"	J. Birch, promoted.	
"	H. W. Johnson	...	9th April "	"	J. Routcliff, pro-	moted.
"	J. Pitts	...	9th " "	"	J. W. K. Patterson,	promoted.
"	J. Duncan	...	25th " "	"	J. Harrison, resign-	ed.
"	J. A. Watson	...	24th May "	"	T. Browne, pro-	moted.
"	J. V. Volkers	...	9th July "	"	J. Burke, resigned.	
"	H. C. Matthews...	...	15th " "	"	H. S. Settle, pro-	moted.

No. 230 of 1863.—The undermentioned Officers are permitted to proceed to Europe on leave of absence on Sick Certificate:—

Lieutenant-Colonel Colin Mackenzie, of the Madras Staff Corps, Superintendent of Army Clothing ... } For twenty months.

Captain William Raffles Tucker, of the Royal Engineers, Executive Engineer, Department Public Works, Bengal, Officiating Garrison Engineer, Fort William ... } For fifteen months, under the new Regulations.

H. K. BURNE, Major,
Offg. Secy. to the Govt. of India.

PUBLIC WORKS DEPARTMENT.

GENERAL,—ESTABLISHMENTS.

No. 8.

Camp Saharunpore, the 21st March 1863.

Appointment.—Captain G. Sim, R. E., having returned from leave to Europe, His Excellency the Governor General has been pleased to re-appoint him to be Consulting Engineer and Under-Secretary to the Government of the Punjab in the Railway Department.

R. STRACHEY, *Lieut.-Col., R. E.,*
Secy. to the Govt. of India,
with the Governor General.

GENERAL,—ESTABLISHMENTS.

No. 51.

Fort William, the 27th March 1863.

Notifications.—Lieutenant C. A. Sim, Royal Engineers, Probationary*
* *Vide* Notification No. 186, dated 11th November 1862. Assistant Engineer, Central Provinces, is posted to the Nagpoor Division with effect from the 15th December 1862.

Mr. H. Bell, Probationary† Assistant Engineer, Central Provinces, is posted to the Second Division, Northern Road, with effect from the 14th January 1863.

Mr. F. L. O'Callaghan, Probationary† Assistant Engineer, Central Provinces, is posted to the Third Division, Northern Road, with effect from the 14th January 1863, the date of his arrival at Nagpoor.

J. P. BEADLE, *Lieut.-Col., R. E.,*
Offg. Secy. to the Govt. of India.

MARINE DEPARTMENT.

No. 4870.

The 3rd September 1862.

List of Persons entitled to Medals as noted below, whose Medals lie unclaimed in the Office of the Controller of Marine Affairs:—

1st China War.

Abree, Domingo	...	Steamer "Nemesis."
Augustin, John	...	" "Enterprize."
Cæsar, Augustine	...	" "Tenasserim."
Coco, F.	...	" "Nemesis."
Colquhoun, J.	...	" "Queen."
Conletts, Victor	...	" "Nemesis."
DeCruz, D.	...	" "Enterprize."
Domingoes, M.	...	" "Nemesis."
Domingo	...	" "Queen."
Fairclough, H.	...	Gunner, Steamer "Madagascar."
Francis, J.	...	Steamer "Nemesis."
Gomes, A.	...	" "Queen."
Gomes, A.	...	" "Madagascar."
Gomes, R.	...	" "Queen."
Gomes, A.	...	" "Hooghly."
Green, T.	...	2nd Class Engineer, Steamer "Phlegethon."
Harley, H. L.	...	1st Engineer, Steamer "Nemesis."
Higgs, T.	...	Engineer Apprentice, Steamer "Enterprize."
Hume, W.	...	2nd Officer, Steamer "Tenasserim."
Jesus, M.	...	Steamer "Enterprize."
Lawrence, A.	...	Petty Officer, Steamer "Madagascar."
Massiah, J.	...	Steamer "Enterprize."
Mignel, F.	...	" "Nemesis."
Norton, G.	...	1st Engineer, Steamer "Tenasserim."
Pyva, P.	...	Steamer "Madagascar."
Rosana, de P.	...	" "Queen."
Sheriff, E.	...	" "Madagascar."
Smith, J.	...	" "Queen."
Symonds, R.	...	" "Proserpine."
Thompson, J.	...	1st Engineer, Steamer "Pluto."
Wall, A. P.	...	1st Lieutenant, Steamer "Queen."

Burmah Medals with Clasps for Pegu.

Barton, C.	... Engineer Apprentice, Steamer "Fire Queen."
Bendle, G. H.	... Apothecary, Steamer "Mahanuddy."
Bolt, C.	... Clerk in charge, Steamer "Pluto."
Bowen, C.	... 1st Engineer, Steamer "Mahanuddy."
Conway, M.	... Engineer Apprentice, Steamer "Damoodah."
Davidson, G.	... 1st Engineer, Steamer "Mahanuddy."
Denton, H. W.	... 3rd Officer, Surveying Vessel "Krishna."
Eckley, E.	... " " " " " "
Evans, G. W.	... 2nd Officer of the Steamer "Damoodah."
Godfrey, W.	... Purser's Steward, Steamer "Nerbaddah."
Godwin, M. F.	... Clerk, Steamer "Indus."
Halyburton, J.	... A. B., Steamer "Pluto."
Hodge, T.	... 2nd Officer, Steamer "Pluto."
Hood, J. H.	... 2nd Officer of the Steamer "Lord William Bentinck."
Jackson, R.	... Boatswain, "Phlegethon."
Kennedy, J.	... Boatswain, Steamer "Fire Queen."
Lawson, W. S.	... Surgeon, Steamer "Proserpine."
Lodge, W.	... A. B., "Tenasserim."
Lowrey, W.	... A. B., "Tenasserim."
Mackay, J.	... Engineer Apprentice, Steamer "Hugh Lindsay."
Main, G.	... A. B., Steamer "Tenasserim."
Middleton, J.	... 3rd Engineer, Steamer "Proserpine."
Miller, J. M.	... Surgeon, "Fire Queen."
Pope, J.	... Gunner, Steamer "Pluto."
Ramsbottom, W.	... Engineer Apprentice, Steamer "Pluto."
Rean, J. R.	... 2nd Officer, Steamer "Enterprise."
Rean, J. T.	... Midshipman, Steamer "Enterprise."
Tassaph, M.	... Commander, Steamer "Phlegethon."
Thompson, R. S.	... Surgeon, Steamer "Pluto."
Touze, W. B.	... 3rd Officer, Steamer "Enterprise."
Twisden, F.	... Midshipman, Steamer "Pluto."
Woodley, J.	... Midshipman, Steamer "Tenasserim."

India Medals.

Brown, William	... Ganges Flotilla.
Saunderson, R.	... Civil Service.

Unknow Medals.

Brien, J. J.	...
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JOHN G. REDDIE,
Offg. Controller of Marine Affairs.

ORDERS by the LIEUTENANT-GOVERNOR of BENGAL.

No. 2283.

APPOINTMENTS.—*The 23rd March 1863.*—Baboo Rakhal Doss Mookerjee to be a Deputy Magistrate and Deputy Collector in Burdwan, and to exercise the full powers of a Magistrate in that District.

Baboo Nobin Kissen Paulit to be Additional Principal Sudder Ameen of Dacca.

The 24th March 1863.—Mr. J. Tweedie, Assistant to the Magistrate and Collector of Chittagong,

is vested with the powers of a Deputy Collector under Act X. of 1859 and Act VI. of 1862 of the Lieutenant-Governor of Bengal in Council.

The 25th March 1863.—Mr. H. Hankey to officiate as Joint Magistrate and Deputy Collector of Moorshedabad during the absence, on deputation, of Mr. A. T. Maclean on special duty, or until further orders.

The following gentlemen to be Members of the Committee for the management of the Charitable Dispensary at Goburdungah :—

Mr. H. L. Harrison.

Baboo Hem Chunder Kur.

„ Sarodaprosunno Mookerjee.

The Civil Surgeon of the 24-Pergunnahs.

The Head Master of the Goburdungah Aided School.

The 26th March 1863.—Baboo Kally Coomar Mitter, Sub-Assistant Surgeon, to the charge of the Charitable Dispensary at Durbunga in Tirhoot.

The 27th March 1863.—Mr. O. J. Stack, Assistant Superintendent of Police of the First Grade, to be District Superintendent of Police of the Third Grade in Sylhet.

The following gentlemen to be Assistant Superintendents of Police in Assam :—

Mr. W. H. Brownlow, of the First Grade.

„ W. Seonce, B. A., of the Second Grade.

„ J. Mawson, of the Second Grade.

LEAVE OF ABSENCE.—*The 24th March 1863.*—Moulvy Azhurool Huq, Deputy Magistrate and Deputy Collector of Backergunge, for one month, under Clause 1, Section VII. of the Uncovenanted Absentee Rules.

NOTIFICATION.—*The 24th March 1863.*—The appointment of Moulvy Mahomed Ullee Khan, Deputy Magistrate and Deputy Collector, to the charge of the Sub-Division of Nugwan, notified in the *Calcutta Gazette* of the 21st instant, is cancelled.

A. EDEN,

Secy. to the Govt. of Bengal.

NOTIFICATION.

AN Agricultural Exhibition will be held at Calcutta in January 1864, under the direction of the Government, with the assistance and co-operation of the Agricultural and Horticultural Society of India.

The undermentioned Gentlemen are appointed a Provisional Committee of Management to arrange preliminaries and to communicate with intending Exhibitors :—

A. Grote, Esq.
Brigadier-General Showers, C. B.
C. F. Montresor, Esq.
C. P. Hobhouse, Esq.
J. A. Crawford, Esq.
The Hon'ble A. Eden.
Lieutenant-Colonel H. C. James.
T. Anderson, Esq., M.D.

J. Beckwith, Esq.
W. Haworth, Esq.
Stewart Douglas, Esq.
S. P. Griffiths, Esq.
Baboo Prasono Coomar Tagore.
Baboo Ram Gopal Ghose.
Moulvie Abdul Luteef.

Mr. J. A. Crawford will act as Honorary Secretary.

The object of the Exhibition is to bring together for show, competition, and eventual sale, cattle and other live stock, agricultural implements and machinery, and articles of Indian agricultural produce.

The Exhibition will be arranged in three Departments :—

- I. Cattle and Poultry.
- II. Agricultural Implements.
- III. Produce.

The first Department will include (1) Bulls, Cows, Bullocks, and Buffaloes; (2) Horses and Ponies; (3) Sheep and Goats; (4) Pigs; (5) Fowls, Guinea Fowls, &c.; (6) Turkeys; (7) Geese and Ducks; (8) Pigeons, and (9) Rabbits.

The second Department will include (1) Ploughs, Cultivators, Harrows, &c.; (2) Threshing Machines; (3) Saw Mills; (4) Flour Mills; (5) Sugar Mills; (6) Oil Mills; (7) Bonedust Mills; (8) Pumps for irrigation; (9) Cotton cleaning Machines, and (10) other implements.

The third Department will include (1) Gram, Pulse, and Tubers; (2) Fibres; (3) Cotton; (4) Raw Silk; (5) Drugs and Dyes; (6) Oil Seeds; (7) Indigo; (8) Tobacco; (9) Tea and Coffee; (10) Timber, and (11) other produce.

The Exhibition will be held on the grounds adjoining the Lieutenant-Governor's House at Belvedere, 35 acres in extent. It will commence on Monday, the 18th January 1864, and end on Saturday, the 23rd idem. On the last day there will be a show of Flowers, Fruits, and Vegetables, and the Prizes will be publicly distributed.

A List of the Prizes to be awarded for the best specimens of every kind exhibited will be published hereafter.

Judges will be appointed for each Department, and the Prizes will be adjudged on the first day.

To provide means towards defraying the necessary expenses of the Exhibition a charge will be made on the admission of Visitors. The terms of charge will be duly published.

No charge will be made for the admission of live stock and articles intended for exhibition.

All produce and implements for show must arrive in Calcutta and be sent to the Exhibition on or before the 31st December 1863, and live stock on or before the 14th January 1864.

The Committee will take charge of and feed all live stock from the date of its arrival at the Exhibition Yard till the end of the Exhibition.

All live stock and articles exhibited and intended for sale must have their price attached to them.

The principal object in giving Prizes for cattle and other live stock is to promote improvement in breed: and the Judges in making their award will decide according to that view.

Local Committees will be formed at the principal Stations in the interior.

Manufacturers of agricultural implements in Europe will be invited to send for exhibition specimens of such implements suited to India.

It is intended, if this Exhibition meet with public support, to repeat it annually, either at Calcutta or elsewhere in the Lower Provinces of Bengal. It is hoped that by this means the quality of agricultural produce in Bengal will be gradually improved, and that the attention of Native Zemindars and others interested in land will be drawn to the importance of promoting practical agriculture on a large scale.

By Order of the Hon'ble the Lieutenant-Governor,

A. EDEN,

Secretary to the Government of Bengal.

FORT WILLIAM, }
The 24th March 1863. }

Public Works Department.—Bengal.

GENERAL.—ESTABLISHMENTS.

No. 61.

The 27th March 1863.

Notification.—Mr. W. R. G. Hickey, Executive Engineer of the First Class, who was posted to the Mahanuddy Division in the Notification from this Department, No. 42 of the 26th ultimo, assumed charge of that Division on the 18th current before noon.

E. L. OMMANNEY, Col., R. E.,

*Offg. Secy. to the Govt. of Bengal,
in the Public Works Dept.*

ORDERS* by the LIEUTENANT-GOVERNOR, N. W. Provinces.

JUDICIAL (CRIMINAL) DEPT.—No. 186A.—Allahabad, the 19th March 1863.—Pundit Kalka Pershad, Tehseeldar of Suheswan, in the District of Budaon, is invested with authority to receive and try charges under Section I. of Act X. of 1854.

POLICE DEPARTMENT.—No. 265A.—Allahabad, the 18th March 1863.—Leave of absence for eight weeks, under the Rules applicable to Military Officers in Civil employ, to proceed to the Presidency preparatory to applying for leave to England, on Medical Certificate, is granted to Major W. Davis, Deputy Inspector-General of Police in the Jhansie Division, with effect from the date on which he may have availed himself of the same.

No. 266A.—Major M. Thomson, Officiating Deputy Inspector-General of Police in the Allahabad Division, is transferred, in the same capacity, to Jhansie.

Captain Vendergucht, District Superintendent of the First Grade at Ghazeeport, is appointed to officiate as Deputy Inspector-General of Police in the Allahabad Division during the absence on leave of Captain T. Dennehy, or until further orders.

Lieutenant C. R. Mathews, Assistant Inspector-General of Police in the Benares Division, is appointed to officiate as District Superintendent of Police at Ghazeeport.

Lieutenant G. F. J. Graham is appointed to officiate as Assistant Inspector-General of Police in the Benares Division.

Captain J. T. Watson, District Superintendent of the Second Grade, will officiate as District Superintendent of the First Grade.

Captain W. Carnell, District Superintendent of the Third Grade, will officiate as District Superintendent of the Second Grade.

Lieutenant H. N. Noble, District Superintendent of the Fourth Grade, will officiate as District Superintendent of the Third Grade.

Lieutenant P. C. Dalmahoy, District Superintendent of the Fifth Grade, will officiate as District Superintendent of the Fourth Grade.

REVENUE DEPARTMENT.—No. 370A.—Allahabad, the 17th March 1863.—Mr. C. Grant, Assistant in the Settlement Department of the Third Grade in the District of Mozuffernugger, is transferred to the Meerut District in the same capacity.

GENERAL DEPARTMENT.—No. 1098A.—Allahabad, the 16th March 1863.—Assistant Surgeon J. G. Pilcher, whose services have been placed at the disposal of this Government, is appointed to officiate as Civil Assistant Surgeon of Shahjehanpore during the absence on leave of Assistant Surgeon B. W. Switzer, or until further orders.

No. 1108A.—The 17th March 1863.—Erratum.—In the Notification No. 3426A., dated 31st December last, appointing Assistant Surgeon A. Fitzgerald to be Civil Assistant Surgeon of Moradabad, for the words, "from the 25th December 1862, the date on which the appointment was vacated by Assistant Surgeon Hadow," read "with effect from the date on which he may assume charge of his duties from Dr. Hilson."

No. 1110A.—The usual preparatory leave of absence to enable him to proceed to the Presidency preparatory to applying for leave to Europe, on Medical Certificate, is granted to Dr. S. Clark, Inspector-General of Prisons, from the first proximo, or from the subsequent date on which he may avail himself of the same.

No. 1127A.—The following Notification issued by the Government of India, in the Home Department, is re-published for general information:—

No. 1586, dated Fort William, the 11th March 1863.—The President in Council is pleased to attach Messrs. J. H. Carter and S. O. B. Ridsdale, of the Civil Service, reported qualified for the Public Service, to the North-Western Provinces, the Punjab, and Oude.

No. 1143A.—The 19th March 1863.—One month's leave of absence, under the ruling contained in the Orders of the Government of India, dated 7th October 1862, is granted to Assistant Surgeon J. Duncan, Civil Assistant Surgeon of Etah, to enable him to proceed to the Presidency preparatory to applying for leave to Europe on Medical Certificate, from the 10th February 1863, or from the subsequent date on which he may have availed himself of the same.

No. 1151F.—The undermentioned Civil Servants, reported qualified for the Public Service, and who have been attached to the North-Western Provinces, the Punjab, and Oude, are posted as Assistants to the Divisions specified opposite their names, and are invested with the powers of a Subordinate Magistrate of the Second Class, as described in Section XXII., Act XXV. of 1861

and with those of an Assistant to the Collector:—

Mr. J. H. Carter, to the Agra-Division.
 „ S. O. B. Ridsdale, to the Meerut Division.

No. 1151H.—It is hereby notified, that in accordance with the wishes of the inhabitants the provisions of Act XXVI. of 1850 have been extended to the Civil Settlement of Allahabad, including the old and new Civil Stations, for the purpose of making better provision for conservancy and for the general improvement of the said Settlement.

This Notification is issued under Section IV., Act XXVI. of 1850.

No. 1151I.—The undermentioned gentlemen are appointed to be Commissioners for putting Act XXVI. of 1850 in force in the Civil Settlement of Allahabad, including the old and new Civil Stations, for the ensuing year, and are hereby authorized to prepare Rules for more effectually accomplishing the purposes for which they are appointed:—

The Magistrate.	} Ex-officio.
Joint „	
Deputy Inspector-General of Police.	
Secretary to the Sudder Board of Revenue, North-Western Provinces.	
Civil Pay-Master, North Western Provinces.	
Civil Surgeon.	
Mr. R. Carr.	
„ T. Moss.	
„ A. Anthony.	

Firm of Messrs. Smith and Co. } One vote
 „ „ Lazarus and Co. } each.

The Traffic Manager, East Indian Railway Company, in the event of his becoming a rate-payer.

The Manager of the Great Eastern Hotel Company, Allahabad Branch.

No. 1152A.—*The 20th March 1863.*—The Notification of this Government, No. 719A., dated 23rd February last, granting fifteen months' leave, on Medical Certificate, to Dr. B. W. Switzer, Civil Assistant Surgeon of Shajehanpore, is hereby cancelled.

No. 1161A.—*The 21st March 1863.*—The following Notifications issued by the Government of India, in the Home Department, are re-published for general information:—

No. 1714, dated *Fort William, the 17th March 1863.*—The President in Council is pleased to attach Mr. A. B. Bulman, of the Civil Service, reported qualified for the Public Service, to the North-Western Provinces, the Punjab, and Oude.

No. 1715.—Mr. J. H. Carter and S. O. B. Ridsdale, Junior Civil Servants, having passed in two languages (Persian and Hindee) at the fifth General Monthly Examination after their arrival, have each been presented with the authorized donation of Rupees 800.

No. 1720.—Mr. James Vans Agnew, of the Civil Service, is permitted to proceed to Europe on Furlough for a period of three years from the date of embarkation.

By Order of the Hon'ble the Lieutenant-Governor, North-Western Provinces,

R. SIMSON,
Offg. Secy. to Govt., N. W. P.

ORDERS by the LIEUTENANT-GOVERNOR, Punjab Provinces.

JUDICIAL DEPARTMENT.—*The 19th March 1863.*—No. 220.—It is hereby notified that, in conformity with Section XXIII. of the Code of Criminal Procedure (Act XXV. of 1861), the Hon'ble the Lieutenant-Governor has been pleased to vest with the powers of a Magistrate all Deputy Inspectors-General and District Superintendents of Police for the purposes set forth in Section XXIX. of Act V. of 1861.

GENERAL DEPARTMENT.—*The 18th March 1863.*—*Leave.*—No. 608.—Captain H. P. Babbage, Assistant Commissioner, has obtained leave of absence, on Medical Certificate, from 19th February last to 31st October next, for the purpose of proceeding to Simla.

No. 610.—In supersession of *Gazette Order* No. 337, dated 13th ultimo, the services of the Reverend E. M. Birch, B. A., are placed at the disposal of the Government, North-Western Provinces.

The 19th March 1863.—*Appointment.*—No. 619.—Mr. R. E. Egerton to officiate as Commissioner, Lahore Division, from the date of Captain F. R. Pollock's availing himself of the leave granted by *Government Gazette Order* No. 62, dated 8th January last.

Transfers.—No. 625.—Extra Assistant Commissioner Naik Ram, at present attached to the Umritsur Settlement, to the Googaira District.

Extra Assistant Commissioner Hurgobind, from the Googaira District to the Umritsur Settlement.

The 20th March 1863.—*Leave.*—No. 628.—Extra Assistant Commissioner Hyat Khan has obtained privilege leave for two months with effect from the date of his availing himself of the same.

Appointment.—No. 639.—The Reverend A. Rudolph, of the American Presbyterian Church, is appointed Marriage Registrar in the Loodiana District.

Transfer.—No. 644.—Mr. D. Fitzpatrick, Assistant Commissioner, from the Umritsur to the Kangra District.

The 21st March 1863.—*Leave.*—No. 645.—The preparatory leave granted to Surgeon C. Hathaway, M. B., Inspector-General of Prisons and Dispensaries, is sanctioned for eight weeks instead of *six* weeks mentioned in *Gazette Order* No. 84 of 13th January last.

T. D. FORSYTH,
Offg. Secy. to Govt., Punjab.

Opium Notification.

NOTICE is hereby given, that the Fourth sale of Opium, the provision of 1861-62, will be held at the Exchange Hall on Monday, the 6th of April 1863, at 11 A. M., and will comprise 3,300 Chests, viz.,—

Behar Opium	...	1,860
Benares Opium	...	1,440
Total Chests	...	3,300

2. The general Conditions of the sale now advertized will be the same as usual. They may be ascertained by reference to the Notification issued on the 8th November 1862 and published in the *Government and Exchange Gazettes*, or on application at the Office of the Board of Revenue.

3. The latest dates for deposit and clearance will be the 11th and 21st April 1863 respectively, that is to say, no Bank of Bengal Receipts, Company's Paper, or other Public Securities that may be tendered for deposit in redemption of Promissory Notes given by Purchasers in the Sale Room, will be received after 4 P. M. of Saturday, the 11th April 1863, and no Bank of Bengal Receipts in full payment of Lots will be accepted after 4 P. M. of Tuesday, the 21st April 1863.

4. In addition to the quantity above advertized for sale, the following quantities, more or less, of Behar and Benares Opium of 1861-62 will be brought to sale, in the present year, on or about the dates specified below. The Board, however, reserve to themselves the right of altering these dates should circumstances render it expedient to do so :—

	Behar about Chests.	Benares about Chests.	Total about Chests.
On or about Wednesday, 6th May 1863	1,860	1,440	3,300
Ditto Monday 8th June "	1,860	1,440	3,300
Ditto Thursday, 9th July "	1,860	1,440	3,300
Ditto Monday, 10th Aug. "	1,860	1,440	3,300
Ditto Monday, 7th Sept. "	1,860	1,440	3,300
Ditto Monday, 5th Oct. "	1,860	1,440	3,300
Ditto Monday, 9th Nov. "	1,860	1,440	3,300
Ditto Monday, 7th Dec. "	1,860	1,440	3,300
Total	14,873	11,544	26,417

By Order of the Board of Revenue,

J. P. GRANT,

Offg. Junior Secretary.

The 3rd March 1863.

STATEMENT shewing the Importations of Salt (private property) in Bond and Afloat on the River Hooghly subject to Customs Duty on the 16th March 1863.

Description of Salt.	Government Golabs.	Private Golabs.	Afloat.	Total.
	In. Mds.	In. Mds.	In. Mds.	In. Mds.
Liverpool Pungah...	11,06,991	13,35,787	3,97,164	28,39,942
French Kurkutch...	...	10,029	2,280	12,309
Cadiz "	16,365	16,365
Ceylon "	20,456	2,567	23,023
Bombay " ...	50,099	75,447	1,16,290	2,41,836
Scinde " ...	72,493	56,353	...	1,28,846
Madras " ...	33,776	45,995	35,484	1,15,255
Arabian and Persian Gulfs Kurkutch...	...	12,010	10,810	22,820
Muscat Rock ...	6,000	10,283	...	16,283
Total	12,69,359	15,68,360	5,80,960	34,16,679

J. P. GRANT,

Offg. Junior Secretary.

BOARD OF REVENUE ;
Fort William,
The 24th March 1863.

Notice

Is hereby given, that Salt may be imported by Sea into Chittagong on private account and may be sold there on payment, by the Purchaser, of the full Duty of three Rupees four annas per maund, under the same Rules and Regulations that are in force in Calcutta.

2. Delivery can take place under Rowannahs issued by the Collector of Customs, who will also receive the full Duty on the Salt.

3. Parties desirous of bonding their Salt can do so in like manner as in Calcutta.

4. Thatched Golabs belonging to Government have been set apart for the purpose of bonding Salt, and space will be allotted on application being made to the Collector of Customs, who will state the rate per 1,000 maunds chargeable for rent.

5. Ships can anchor within a short distance of the Golabs, and Boats and Coolies are procurable throughout the year.

H. J. BAMBER,

Collector of Customs.

Chittagong, Custom House, }
The 5th March 1863.

Notification.

BABOO BROJO LAL CHOWDHARI, Uncovenanted Deputy Collector, received charge of the Moorshedabad Treasury on the 17th instant.

E. F. HARRISON,

Offg. Depy. Auditor and Acctt.-Genl., Bengal.

FORT WILLIAM,
The 27th March 1863.

Sheriff's Office, the 28th March 1863.

NOTICE is hereby given, that a Sessions of Oyer and Terminer and Gaol Delivery, and also an admiralty Sessions, will be holden by the High Court of Judicature at Fort William in Bengal for the Town of Calcutta and Factory of Fort William and the places subordinate thereto, at the Court House, in the Town of Calcutta, on Friday, the Twenty-fourth day of April next, at 12 o'clock at noon.

The Court will open on the first day of the Sessions at 12 o'clock at noon, and upon each succeeding day precisely at 11 o'clock in the forenoon, of which all persons are required to take notice.

S. GLADSTONE,

Sheriff.

সদ্রিফ আফিস, ২৮ মার্চ মন ১৮৬৩ সাল।

সমাচার দেওয়া যাইতেছে যে আগামী ২৪ আপরেল শুক্রবার দুই প্রহরের সময় কলিকাতার কোর্ট উইলিএমের এবং তাহার অন্তর্গত যে সকল স্থান ত্রিনিমিত্ত বঙ্গ দেশের কোর্ট উইলিএমের হাই কোর্ট আপন আদালত ঘরে ওয়েরটারমিনের এবং এডমিরেলটি অর্থাৎ মহা সমুদ্র সম্পর্কীয় নাকদ'মা নিষ্পত্তি জন্য এক সেশিয়ান অর্থাৎ মিছিল করিবেন।

এই সেশিয়ান যতকাল পর্যন্ত বসিবেক তাহার প্রথম দিবস দুই প্রহরের সময় তাহার পর প্রতি দিবস এগারো ঘণ্টার সময় বসিবেক এবিসয় সকলে আরণ রাখুন।

S. GLADSTONE,

Sheriff.

Orders by the Vice-Chancellor and Syndicate of the Calcutta University.

THE following are the Subjects in Languages for the B. A. Degree Examination of 1865 :—

ENGLISH.

Shakspeare	... Merchant of Venice.
Milton	... } Samson Agonistes.
	... } Lycidas.
Scott	... Lay of the Last Minstrel.
Macaulay's Essays	... { 1. War of Succession in Spain.
	... { 2. William Pitt.
	... { 3. The Earl of Chatham.
Campbell	... Rhetoric, Book 2nd, Chaps. 5 to 7.
Bacon	... Novum Organum, Book I. Kitchen's Translation, Oxford University Press.

GREEK.

Sophocles	... Ajax.
Herodotus	... Book II., Enterpe.

LATIN.

Horace	... Odes, Book III.
	... Satires, Book II.
Cicero	... Oratio Pro Archia.

HEBREW.

Deuteronomy.
Psalms, I—XLI.
Isaiah, I—XXXIX.
Daniel, I—VII.
Proverbs.

SANSKRIT.

Magha.
Kadambari, Part I.
Sahitya Durpana, Book VII.

BENGALI.

Nobin Krissiona Banerjee	... Natural Theology.
Ram Comul Bhuttacharjee	... Translation of Bacon's Essays.

ARABIC.

Tarikha Taemoori.
Dewani Hammasah.

PERSIAN.

Akhliqi Jallali.
Hafiz.

URDU.

Dewan-i-Atish.
Fisaneh-i-Ajaib.

HINDI.

Toolsey Doss' Ramayan (whole).
Sabbabilas (whole).

OORYA.

Buttrish Singhasan.
Hitopadesha (whole).
Sutton's History of Orissa (whole).
Chanakya's Sarasangraha (omitting the Sanscrit).

J. RICHARDS,

Officiating Registrar.

The 27th March 1863.

Education Notice.**MEDICAL COLLEGE.**

1. THE Calcutta Medical College Session of 1863-64 will commence on the 15th June next.

2. Students who may be desirous of commencing their studies are requested to apply to the Principal of the Medical College, between the hours of 10 A. M. and 4 P. M., on or before the 15th May next, when the vacant Free Presentations will be awarded, and the vacancies in the Class of Scholarship-holders filled up.

3. The possession of the "Entrance Examination" Certificate of the Calcutta University will entitle Students to enter the Medical College without further Examination.

4. Under certain conditions (which may be learned on application to the Principal) Students will be admitted in anticipation of passing the University Entrance Examination, but in all cases under the clear proviso that they will present themselves for that Examination when next held.

5. The course of Instruction given in the Calcutta Medical College is framed to meet the requirements of the Calcutta University for obtaining its Degrees in Medicine and Surgery.

6. The Candidates who may fail in obtaining a Scholarship or a Free Presentation may be admitted as Students on payment of an Entrance Fee of 15 Rupees, and a further sum of 5 Rupees monthly during the period of their stay at the College, provided they enter into a guarantee to follow out the College Curriculum to a close and to graduate at the Calcutta University. Candidates who do not intend to graduate in Calcutta, or who wish to attend only a few Courses of Lectures, may be admitted as casual Students on payment of a Fee of 40 Rupees for each Course of Lectures, or 60 Rupees for six months' attendance upon any single branch of Hospital practice.

7. The Certificates of Lectures and Hospital attendance of the College are recognized by the University of London, the Royal College of Surgeons of England, and the Worshipful Society of Apothecaries of London.

NORMAN CHEEVERS, M. D.,
Principal, Medical College.

CALCUTTA ;
MEDICAL COLLEGE OFFICE, }
The 19th March 1863. }

Notice of the Municipal Commissioners.

NOTICE is hereby given, that the Municipal Commissioners for the Town of Calcutta have this day attached their signatures to the Assessment Books for the year 1863 in accordance with the provisions of Section X. of Act XXV. of 1856.

By Order of the Board,

R. TURNBULL,

Secy. to the Municipal Commissioners.

OFFICE OF THE MUNIC. COMMS. ;
No. 1, Chowringhee Road, }
Calcutta, 25th March 1863. }

Notice

Is hereby given, that Sundry Effects belonging to the late Mr. PRESTON PUDNEY, a British subject, who died at Chatack, date unknown, are under the Seal of this Court, and will be delivered to any person legally authorized to receive the same.

M. A. G. SHAW, *Judge.*

SYLHET;
Judge's Court, }
The 13th March 1863. }

Notification.

MOULVEE OBEDOOLLA, Deputy Collector of Jessore, is authorized to draw Bills upon other Treasuries from the date on which he may assume charge of the Treasury of that District from Deputy Collector Mr. J. Bell.

V. H. SCHALCH, *Commissioner.*

COMMISSIONER'S OFFICE ;
Nuddea Division, }
The 23rd March 1863. }

Notice.**TO CONTRACTORS AND OTHERS.**

Construction of Extensive Works in North Canara.

HARBOUR WORKS.
PUBLIC BUILDINGS.
ROADS, &c.

THE undersigned is not prepared with detailed Plans and Estimates, but is ready to close with any Contractor, for a limited period, on a reasonable Schedule of rates for Public Works of all descriptions being submitted.

2. Contractors and others are invited to visit Sedasheghur or send their Agents to draw up Schedule of rates.

3. Terms—No advances to be made. Work to be paid for monthly as actually measured and performed to the satisfaction of the undersigned.

4. The undersigned does not bind himself to accept the lowest or any Schedule.

GEO. A. SEARLE, *Captain,*
Special Asst. Engineer,
for Acting Executive Engineer,
North Canara.

Notice.

No. 12 of 1862-63.

It is intended about the 15th of April next to hold, at the Government Timber Depot, Rangoon, a sale of about 8,000 logs of Teak Timber. Further particulars will appear hereafter.

By Order of the Officiating Conservator of Forests, British Burmah,

A. S. MACDONALD,
Asst. Conservator of Forests, Rangoon.

OFFICE OF THE ASSISTANT
CONSERVATOR OF FORESTS ;
Rangoon, }
The 13th February 1863. }

[1090]

Commissariat Notice.

No. 12.

SEALED Tenders will be received by the Commissariat Officer at Dinapore and Hazareebaugh up to 4 P. M. of the 10th April 1863, and opened by him at his Office at noon on the following day in the presence of all parties who may be pleased to attend, for the supply, by Contract, of the Article specified in the subjoined Schedule.

- II. No Tenders will be received except on Forms obtainable from the Executive Officer.
- III. Tenders are to be superscribed with—"Tenders for"
- IV. Tenders offered after the hour named in this Advertisement will be refused.
- V. Tendering parties must lodge with their Tenders the requisite Earnest Money by Treasury Receipt or Government Promissory Note.
- VI. Parties may tender for each and any of the Station separately or otherwise.
- VII. Separate Tenders must be furnished for the Article under each Class.

SCHEDULE.

No. of Tender separately invited.	Name of Article.	Period for which Contract is invited.	Aggregate Quantity probably deliverable during the Contract.	Where and to whom Article is deliverable.	Installments deliverable and specific time of delivery.	Amount of Earnest Money.	Security to be deposited for Contract.	Quality of Supply.	REMARKS.
1	Bread	1st May 1863 to 30th April 1864.	2,94,084 lbs.	Dinapore. To Commanding and Medical Officers.	At half an hour before sunrise daily, according to daily Indents, which will be furnished previous evening.	500 Rupees.	At 10 per cent. on probable annual outlay.	First sort—as used by Officers in their Messes.	

R. C. LINDSEY, Captain,
For Deputy Assistant Commissary General.

DINAPORE;
Executive Commissariat Office,
The 16th March 1863.

[1091]

ADVERTISEMENT OF SALE.

NOTICE is hereby given, that the Zemindaree rights of Government to the Khas Mehals situated in the District of Midnapore, and mentioned in the Statement hereto annexed, will be put up to sale, under Orders of the Board of Revenue, as communicated in their Secretary's letter No. 182, dated 13th December 1862, in the Midnapore Collectorate, on Monday, the 6th day of April 1863, corresponding with the 26th Choit 1270 Umlee, and the 25th Choit 1269 Bengallee.

The Purchasers of the Mehals will be subject to the undermentioned Conditions :—

CONDITIONS OF SALE.

1st.—The Estates to be sold to the highest bidders above the upset price.

2nd.—When the amount of purchase money does not exceed Rupees 100, the whole amount to be paid down at once. When the amount of purchase money exceeds Rupees 100, a deposit, at Rupees 25 per cent., to be at once made upon the amount bid; the same to be forfeited to Government if the whole amount of purchase money be not paid by noon of the 15th day after the sale, or if the day be a close holiday, then on the first Office day, reckoning the day of sale as one, and the Mehal will be again put up to sale at the risk of the former Purchaser.

3rd.—The sale to be subject to existing leases and to the right conferred by the Settlement proceedings and laws in force, and Purchasers to be bound to respect the rights of resident cultivators who have signed the Jumabundees made by the Revenue Authorities.

4th.—The annual Embankment charges of the Mehals which are assessed with such charges will be paid by the Purchasers, as heretofore paid by Government, proportionately with other Zemindars. The existing arrangements for the repairs and maintenance of the Embankments will remain in force.

5th.—In addition to the ordinary Sudder Jummas fixed on the Estates Purchasers will be bound to pay an annual sum calculated at one per cent. on the Sudder Jummas, to be devoted to the construction of roads and improvement of communications. This sum will be leviable in the same manner as other arrears of Revenue.

1	2	3	4	5	6	7
Number of Lot.	Collectorate Towjee Number.	Name of Mehals and Pergunnahs.	Area.	Sudder Jumma.	Upset Price.	REMARKS.
			B. C. B.	Rs. As. P.	Rs. As. P.	
1	Under Hoodas of Mehal No. 191 Towjee. After sale each Estate will be separately numbered in the Towjee.	66-67 Chundeeopore, in Pergunnah Kedarkoond ...	583 7 12	313 0 0	626 0 0	Let in farm to the end of 1271 Umlee.
2		68 Beloon, Pergunnah Kedarkoond ...	164 19 8	140 0 0	280 0 0	Ditto.
3		69 Khamar Koosoomda, Pergunnah Kedarkoond ...	16 12 8	16 0 0	32 0 0	Ditto.
4		72 Borooee, Pergunnah Kedarkoond ...	70 16 0	62 0 0	124 0 0	Ditto.
5		74 Doojeepore, Pergunnah Kedarkoond ...	438 16 8	194 0 0	388 0 0	Ditto.
6		75 Tagareea, Pergunnah Kedarkoond ...	335 4 12	159 0 0	318 0 0	Ditto.
7		9 Nischanta, Pergunnah Khurugpoor ...	427 7 8	389 0 0	778 0 0	Ditto.
8		50 Barogarea Rutunpoor, Pergunnah Khurugpoor ...	65 18 4	27 0 0	54 0 0	Ditto.

MIDNAPORE COLLECTORATE, }
The 9th January 1863. }

H. MADOCKS,
Officiating Collector.

ADVERTISEMENT OF SALE.

NOTICE is hereby given, that the Zemindary right of Government to the several Khas Mehals, situated in the District of Hooghly, and mentioned in the Statement hereto annexed, will be put up to sale, under Orders of the Board of Revenue, No. 190, dated 23rd December 1862, in the Hooghly Collectorate, on the 6th April 1863, corresponding with the Bengally date 25th Chytr 1269. The Purchaser of such Mehals will be subject to the Conditions laid down below:—

CONDITIONS OF SALE.

1st.—The Estates to be sold, with the Sudder Jummas given below, to the highest bidder above the upset price.

2nd.—The sale to be subject to existing leases and to the right conferred by the Settlement proceedings and laws in force, and Purchasers to be bound to respect the rights of resident cultivators who have signed the Jumma-bundee made by the Revenue authorities.

3rd.—If the amount of purchase money do not exceed 100 Rupees, the whole amount will be paid down at once.

4th.—If the amount of purchase money exceed 100 Rupees, a deposit to be at once made of Rupees 25 per cent. upon the amount bid; the same to be forfeited to Government, and the sale cancelled, if the whole amount of purchase money be not paid by noon of the 15th day after the sale, reckoning the day of sale as one, and the Mehal will again be put up for sale at the risk of the former Purchaser.

5th.—The Purchaser will be bound to pay an additional sum of one per cent. on the Sudder Jumma for construction of roads and improvement of communications. This sum will be levied by the same process as other arrears of Revenue on the Estate.

Number.	Towjee Number.	Names of Mehals and Pergunnahs.	Area.	Sudder Jumma.	Upset Price.	REMARKS.
39	2200	Chakran Jolahghata, Pergunnah Singhor	B. C. Ch. 49 6 12	Rs. As. P. 94 13 4	Rs. As. P. 189 10 8	
42	2203	Chakran Taghorah, Pergunnah Baleegory	8 7 10	15 1 5	30 2 10	
44	2205	Chakran Khagrahkoondoo, Pergunnah Voorsitto	10 4 14	17 0 10	34 1 8	
45	2206	Chakran Belband, Pergunnah Voorsitto	30 6 14	68 9 9	137 3 6	
47	2208	Chakran Gungatieree, alias Gungaram Batty, Pergunnah Voorsitto	5 16 14	6 3 9	12 7 6	
51	2212	Chakran Poorondurpoor, Pergunnah Chowmooha	6 10 0	17 10 3	35 4 6	
53	2214	Chakran Vadhoor, Pergunnah Jehanabad	62 12 0	64 8 10	129 1 8	
55	2216	Chakran Collopoorkhooriah, Pergunnah Jehanabad	1 5 0	2 3 0	4 6 0	
57	2218	Chakran Pachbaria, Pergunnah Baleah	75 10 6	159 4 3	318 8 6	
59	2220	Chakran Beengran, Pergunnah Voorsitto	15 18 0	43 7 0	86 14 0	
60	2221	Chakran Manikopat, Pergunnah Biarrah	20 1 0	45 1 8	90 3 4	
62	2223	Chakran Kamarkoondoo, Pergunnah Cundeeppore	38 17 4	98 14 3	197 12 6	
80	3444	Majeepoor, Pergunnah Voorsitto	1,083 11 8	892 11 0	1,785 6 0	
84	3448	Tatsally, Pergunnah Voorsitto	1,591 2 7	1,337 7 6	2,674 15 0	
54	2215	Chakran Sabulsinghopoor, Pergunnah Jehanabad	14 9 12	2 0 0	This Mehal will be sold rent-free to the highest bidder.

HOOGHLY COLLECTORATE,
The 23rd February 1863.

A. V. PALMER,
Collector.

ADVERTISEMENT OF SALE.

NOTICE is hereby given, that the Zemindary right of Government to the undermentioned Khass Mehals, situated in the District of Purneah, will be put up to sale, under Order of the Board of Revenue, No. 24 of the 10th February 1863, in the Purneah Collectorate, on Monday, the 6th of April 1863, corresponding with 25th Chyete Bengalee 1269, and 2nd Bysack 7270 Fuslee.

The Purchasers of such Mehals will be subject to the Conditions laid down below:

CONDITIONS OF SALE.

1st.—The Estates to be sold, with the Sudder Jumma entered against each below, to the highest bidder above the upset price.

2nd.—The sale to be subject to existing leases and to the right conferred by the Settlement proceedings and laws in force, and Purchasers to be bound to respect the rights of resident cultivators who have signed the Jumma-bundee made by the Revenue Authorities.

3rd.—If the amount of purchase money do not exceed Rupees 100, the whole amount to be paid down at once.

4th.—If the amount of purchase money exceed Rupees 100, a deposit to be at once made of 25 Rupees per cent. upon the amount bid; the same to be forfeited to Government, and the sale cancelled, if the whole amount of purchase money be not paid by noon of the 15th day after the sale, reckoning the day of sale as one, and the Mehal will again be put up for sale at the risk of the former Purchaser.

5th.—Under the Board's Order No. 17, dated 23th February 1862, Purchasers shall be bound to pay for the construction of roads and improvement of communication one per cent. on the total Sudder Jumma assessed from the date of entry upon their purchase. This sum will be leviable in the same manner as other arrears of Revenue.

Number.	Towjee Number.	Names of Mehals and Pergunnahs.	Area.	SUDDER JUMMA.			Upset Price.	REMARKS.
				Jumma assessed.	Road Cess.	Total Sudder Jumma.		
				Rs. As. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	
9	5	Turf Kosmain, Pergunnah Kasimpore ...	3,342 9 11½	133 3 5	1 5 6	134 8 11	266 0 0	
12	188	Ramnuggur Chukla Kishenpore Beharee, Pergunnah Dhurmpore ...	96 0 0	1 0 0	0 0 2	1 0 2	2 0 0	
13	189	Kishenpore Beharee <i>alias</i> Koolgawan, Pergunnah Dhurmpore ...	102 1 0	1 8 0	0 0 3	1 8 3	3 0 0	
25	442	Burdaha, Pergunnah Harawat ...	138 14 0	7 0 0	0 1 2	7 1 2	14 0 0	
51	289	Bishenpore Chintaman, Pergunnah Dhurmpore ...	285 3 0	8 0 0	0 1 4	8 1 4	16 0 0	
62	368	Mooradpore, Pergunnah Dhurmpore ...	200 11 0	8 0 0	0 1 4	8 1 4	16 0 0	
63	421	Baisa Govindpore, Pergunnah Dhurmpore ...	400 0 0	2 0 0	0 0 4	2 0 4	4 0 0	
64	758	Bhutabaree, Pergunnah Sreepore ...	477 0 0	14 12 10	0 2 6	14 15 4	30 0 0	
66	792	Baghartul, &c., Pergunnah Kankjote ...	216 9 0	4 10 5	0 0 9	4 11 2	10 0 0	
78	496	Doomrail Durup, Pergunnah Dhurmpore ...	126 18 0	2 0 0	0 0 4	2 0 4	4 0 0	
83	532	Thoosur Kumugawan, Pergunnah Dhurmpore ...	366 18 0	10 0 0	0 1 8	10 1 8	20 0 0	
84	456	Shahgowra, Pergunnah Dhurmpore ...	146 16 0	2 0 0	0 0 4	2 0 4	4 0 0	
91	298	Deera Khawaspore, Pergunnah Dhurmpore ...	93 7 0	2 0 0	0 0 4	2 0 4	4 0 0	
92	300	Deera Khawaspore, Pergunnah Dhurmpore ...	151 17 0	2 0 0	0 0 4	2 0 4	4 0 0	

JOHN BEAMES,

Officiating Collector.

PURNEAH COLLECTORATE, }
The 27th February 1863.

ADVERTISEMENT OF SALE.

NOTICE is hereby given, that the Zemindary right of Government to the several Khas Mehals, situated in the District of Shahabad, and mentioned in the Statement herewith annexed, will be put up to sale, under orders of Government, in the Shahabad Collectorate, on Tuesday, the 5th May 1863, corresponding with the 2nd Jeth 1270 F. S.

The Purchaser of such Mehal will be subject to the Conditions laid down below :—

CONDITIONS OF SALE.

1st.—Estates to be sold, with the Sudder Jumma entered against each below, to the highest bidders above the upset price.

2nd.—The sale to be subject to existing leases and to the right conferred by the Settlement proceedings and laws in force, and Purchasers to be bound to respect the rights of resident cultivators who have signed the Jummabundee made by the Revenue Authorities.

3rd.—If the amount of purchase money do not exceed 100 Rupees, the whole amount is to be paid down at once.

4th.—If the amount of purchase money exceed 100 Rupees, a deposit to be at once made of Rupees 25 per cent. upon the amount bid; the same to be forfeited to Government and the sale cancelled if the whole amount of purchase money be not paid by noon of the 15th day after the sale, reckoning the day of sale as one, and the Mehal will again be put up to sale at the risk of the former Purchaser.

No.	Towjee Number.	Names of Mehals and Pergunnahs.	Area.	Sudder Jumma.	Upset Price.	REMARKS.
			B. C. C. K.	Rs. As. P.	Rs. As. P.	
1	4160	Noar Araree Baricha, Pergunnah Peeroo	2,783 7 15 0	3,180 0 0	6,360 0 0	Authorized to be sold in Board's Order No. 81, dated 29th July 1862.
2	2912	Arazee Inglis Mansagar, Pergunnah Peeroo	127 11 19 0	166 0 0	332 0 0	
3	4149	Moheem <i>alias</i> Burkagoon, Pergunnah Peeroo	2,121 8 10 0	1,870 0 0	3,740 0 0	
4	4150	Soormanah, Pergunnah Peeroo	229 13 3 10	150 0 0	300 0 0	
5	4151	Gahurooah, Pergunnah Peeroo	636 16 8 0	810 0 0	1,620 0 0	
6	4152	Kurnow, Pergunnah Peeroo	1,033 10 17 15	1,310 0 0	2,620 0 0	
7	4156	Basowree, Pergunnah Peeroo	1,008 15 17 15	1,630 0 0	3,260 0 0	
8	4157	Katur and Padoomdeehra Patulwah, Pergunnah Peeroo	2,340 6 10 0	1,310 0 0	2,620 0 0	
9	4072	Puchma Bilharee, Pergunnah Peeroo	992 12 19 0	571 0 0	1,142 0 0	Authorized to be sold in Board's letter No. 205 of 3rd November 1862.

(Sd.) S. C. BAYLEY,
Offg. Collector.

SHAHABAD COLLECTORATE, }
The 19th November 1862 }

ADVERTISEMENT OF SALE.

NOTICE is hereby given, that the Zemindary right of Government to the several Khas Mehals, situated in the District of Shahabad and mentioned in the Statement herewith annexed, will be put up to sale, under orders of Government, in the Shahabad Collectorate, on Monday, the 25th May 1863, corresponding with the 22nd Jeth 1270 F. S.

The Purchaser of such Mehal will be subject to the Conditions laid down below :—

CONDITIONS OF SALE.

1. Estates to be sold, with the sudder jumma entered against each below, to the highest bidder, above the upset price.
2. The Sale to be subject to existing leases and to the right conferred by the Settlement proceedings and laws in force, and Purchasers to be bound to respect the rights of resident Cultivators who have signed the Jumma-bundee made by the Revenue Authorities.
3. If the amount of purchase money do not exceed Rupees 100, the whole amount is to be paid down at once.
4. If the amount of purchase money exceed 100 Rupees, a deposit to be at once made of Rupees 25 per cent. upon the amount bid, the same to be forfeited to Government and the Sale cancelled if the whole amount of purchase money be not paid by noon of the 15th day after the Sale, reckoning the day of Sale as one; and the Mehal will again be put up to sale at the risk of the former Purchaser.

Number. Towjee Num ber.	Names of Mehals and Pergunnahs.	Area.	Sudder Jumma.	Upset Price.	REMARKS.
		B. K. G. Ch.	Rs. As. P.	Rs. As. P.	
14158	Sownah, Pergunnah Peero	462 11 6 0	775 0 0	1,550 0 0	}
24159	Jamoree, „	594 9 15 0	810 0 0	1,620 0 0	
34161	Runnee, „	773 19 2 0	921 0 0	1,842 0 0	
44162	Sickrur, „	1,263 3 10 11	960 0 0	1,920 0 0	
54163	Narainpoor Talooka, Pergunnah Peero	1,783 3 9 0	2,150 0 0	4,300 0 0	}
64164	Dhaindah, Pergunnah Peero	385 15 2 0	370 0 0	740 0 0	
74165	Warispoor, alias Daree Deeh, Pergunnah Peero	1,062 12 19 0	825 0 0	1,650 0 0	
84166	Nowaon, Pergunnah Peero	560 15 5 0	740 0 0	1,480 0 0	
94167	Koosmee Samee, Pergunnah Peero	702 19 13 0	326 0 0	652 0 0	}
102152	Oosnah, Pergunnah Sasseram	603 15 18 0	277 0 0	554 0 0	
112159	Utwulleeah, Pergunnah Sasseram	342 4 11 0	286 0 0	572 0 0	
122267	Purraree Kulian, Pergunnah Sasseram	671 15 13 0	415 0 0	830 0 0	
133224	Sickureeah Line, Pergunnah Dunwar	104 9 1 0	60 0 0	120 0 0	}
142804	Araze Inglis Pahlwan Sing appertaining to Chandee, Pergunnah Dunwar	29 16 0 0	26 0 0	52 0 0	
152807	Aazee Inglis Bodhee Sing appertaining to Chandee, Pergunnah Dunwar	28 18 16 0	36 3 0	72 6 0	

SHAHABAD COLLECTORATE, }
The 19th November 1862. }

(Sd.) S. C. BAYLEY,
Officiating Collector.

PURSUANT to an Order of the High Court of Judicature at Fort William in Bengal, in its ordinary original Civil jurisdiction, made in the matter of the Estate of William Amys Rolfe, deceased, the Creditors of the said William Amys Rolfe, late a Surgeon in the Service of the Hon'ble East India Company, on their Bengal Establishment, who died on or about the month of August one thousand eight hundred and fifty-seven, are, by their Solicitors, on or before the thirty-first day of March next, to come in and prove their debts before the Hon'ble Sir Mordaunt Lawson Wells, one of the Judges of Her Majesty's High Court of Judicature at Fort William in Bengal, at the Court House, in Esplanade Row, or before such other of the Judges of the said High Court as may be then sitting on references, or in default thereof they will be peremptorily excluded from the benefit of the said Order. Wednesday, the fifteenth day of April one thousand eight hundred and sixty-three, at ten o'clock in the forenoon, at the said Court House, is appointed for hearing and adjudicating upon the claims.

Dated this 28th day of February 1863.

R. BELCHAMBERS,

Registrar.

SANDES, STACK, AND CO.,

Solicitors for the Plaintiff.

TO BE PEREMPTORILY RE-SOLD (the first purchaser not having completed his purchase) by the Registrar of the High Court of Judicature at Fort William in Bengal, at the Court House, in Calcutta, on Wednesday, the First day of April next, the following Property which was formerly sold under a Decree of the said High Court of Judicature at Fort William in Bengal, made in a certain cause wherein John George Hughes is the Plaintiff, and Charles Swinton Hogg and others are Defendants, bearing date the Twenty-fourth day of July One thousand, Eight hundred and Sixty-two (that is to say).—All that piece of land, containing, as per Pottah, three biggahs and eight cottahs, situate at Ballygunge, in Dhee Chuckerbarreah, in Panchanogram, and bounded on the North by a public pukka road, on the South by a drain separating the said land from the land of Baboo Cassee Mullick, on the East by the land of the said Cassee Mullick, and on the West by public drain running partly between the said land and a public road, and partly between the said land and land of the said Baboo Cassee Mullick. Particulars whereof, and Conditions of Sale, may be seen at the Registrar's Office in the Court House, Calcutta, and at the Office of Messieurs Temple and Fenn, Attorneys for the Plaintiff, 5, Old Post Office Street.

R. BELCHAMBERS,

Registrar.

High Court;
Registrar's Office,
The 24th March 1863. }

PURSUANT to an Order of the High Court of Judicature at Fort William in Bengal, made in a cause wherein Henry James Algeo and another are the Plaintiffs, and Charles Swinton Hogg is the Defendant, the Creditors of Louis Ephraim Burford, late of Neelgunge, in the District of Purneah, who died on or about the Twenty-second day of September One thousand Eight hundred and Sixty-two, are, by their Solicitors, on or before the Twenty-fourth day of April One thousand Eight hundred and Sixty-three, to come in and prove their claims at the Chambers of the Honorable Sir Mordaunt Lawson Wells, Knight, one of the Judges of the High Court, in the Court House, or in default thereof they will be peremptorily excluded from the benefit of the said Order. Saturday, the Second day of May One thousand Eight hundred and Sixty-three, at 10 o'clock in the forenoon, at the said Chambers, is appointed for hearing and adjudicating upon the claims.

R. BELCHAMBERS,

Registrar.

CALCUTTA;
Registrar's Office,
The 24th March 1863. }

DALLAS AND CARRUTHERS,

Plaintiffs' Attorneys.

In the High Court of Judicature at Fort William in Bengal.

ORDINARY ORIGINAL CIVIL JURISDICTION.

Nolithmohun Doss

versus

John Cochrane.

THE sale of Property at Champdani, advertised to take place on Monday next, the 30th instant, at the Master's Office, is postponed until further notice.

JOSEPH GOODEVE.

MASTER'S OFFICE,
The 27th March 1863. }

BERNERS, SANDERSON, AND FERGUSON,

Plaintiff's Attorney.

For Sale.

THE Mehals of Pergunnah Rockunpore to the west of the Bhaugirruttee, situated in Zillah Moorshedabad. For particulars apply to James Cockburn, Esquire, Rampore Beaulah, or to Jardine, Skinner and Co., Calcutta.

JARDINE, SKINNER AND CO.,

Managing Agents of B. Watson and Co.

Lost,

Two Currency Notes of 100 Rupees each, Nos. 08265 and 18134.

Lost.

LOWER-HALF of Government Promissory Note of 31st May 1859,—

No. 4661 of 16558 of 1859-60, Rupees 1,000.

KELLY AND Co.

Half Note Missing.

THE Right-hand portion of a Bank of Bengal Note, No. 42991B., dated 3rd September 1857, for Rupees 25, payment of which has been stopped at the Bank.

THACKER, SPINK AND Co.

Lost,

IN transmission by post to Darjeeling, the Second-half of the Government Currency Note, No. 11542, for Rupees 1,000, payment of which has been stopped at the Bank.

THOS. ANDERSON, M. D.,
Supdt. of the Botanic Gardens.

Lost,

HALF a Government Currency Note, No. A 20458, for Rupees 50.

Apply to

GRINDLAY & Co.

Lost or Stolen,

THE Second-half of Government Note, No. A 09318, for Rupees 50. Payment stopped.

The 27th March 1863.

Lost,

THE Government Currency Note, No. 19387, for Rupees 100.

Lost,

LEFT-HALVES of Currency Notes,—

No. A 03011, for Rupees 20.

„ A 76593, for Rupees 10.

Lost,

THE following Government of India Promissory Notes, the property of the undersigned:—

No. 5168 of 17502 of 1835-36, dated 31st March 1836. Rupees 3,000.

No. 41870 of 1854-55, dated 30th June 1854, Rupees 500.

Payment of principal and interest has been stopped.

GILLANDERS, ARBUTHNOT & Co.

**NOTICES issued by the
POST-MASTER of CALCUTTA.**

No. 236.

The 25th March 1863.—Notice is hereby given, that the Mails for Chittagong, Akyab, Rangoon, and Moulmein, for transmission per Steamer *India*, will be closed at this Office on Tuesday, the 31st instant, at 6 P. M.

Letters, &c., for Port Blair can be sent *via* Moulmein by this opportunity.

No. 237.

The 25th March 1863.—Notice is hereby given, that the Mails for France, Foreign Europe *via* France, the intermediate Ports and China, for transmission per French Mail Steamer *Erymanthe*, will be closed at this Office on Thursday, the 2nd April 1863, at 6 P. M.

No. 238.

The 26th March 1863.—Mail Packets for the Overland Mail which leaves Bombay on the 13th April 1863 will be closed at this Office at 5 P. M. on Saturday, the 4th idem, *via* Marseilles only.

Letters and Papers for transmission *via* Bombay will be received up to 6 P. M. on every day prior to the 4th, and Inland Postage to Bombay must be prepaid in Stamps on Letters sent by this opportunity to places in Egypt and to Countries in Foreign Europe *via* Trieste.

RATES OF POSTAGE.

	Rs.	As.	P.
Under $\frac{1}{4}$ Ounce	...	0	6 0
„ $\frac{1}{2}$ „	...	0	8 0
„ $\frac{3}{4}$ „	...	0	14 0
„ 1 „	...	1	0 0

No. 239.

The 26th March 1863.—The Public are informed that an Express Packet to the extent of 200 Ounces will be sent to Bombay on Sunday, the 5th April 1863, and Letters will be received up to 6 P. M. of the same day.

Each Firm or Individual will be allowed to send Letters up to one Ounce in weight, and the Express Postage must be paid in cash at the Window at one Rupee for $\frac{1}{4}$ of an Ounce in addition to the Steamer Postage paid by Stamps.

No. 240.

The 26th March 1863.—The Overland Mail per Steamer *Mooltan* will be closed on Wednesday, the 8th April 1863, at 6 P. M.

Letters for Madras, Ceylon, the Straits, China, Mauritius, and Australia can be sent by this opportunity.

	Weight	<i>via</i> Marseilles.	<i>via</i> Southampton.
Under $\frac{1}{4}$ Ounce	Rs. 0	6 0	Rs. 0 4 0
„ $\frac{1}{2}$ „	„ 0	8 0	„ 0 8 0
„ $\frac{3}{4}$ „	„ 0	14 0	„ 0 8 0
„ 1 „	„ 1	0 0	„ 1 0 0
„ 2 „	„ 2	0 0	„ 1 0 0



The Calcutta Gazette.

WEDNESDAY, APRIL 1, 1863.

HOME DEPARTMENT.

No. 2067.

Port William, the 30th March 1863.

Notification.—The Hon'ble William Grey having returned to India, and been re-appointed to a Seat in the Council of the Governor-General of India, has this day taken the Oaths and his Seat as an Ordinary Member of the Council under the usual Salute from the Ramparts of Fort William.

By Order of the President in Council,
E. C. BAXLEY,
Secy. to the Govt. of India.

No. 2119.

The 30th March 1863.

Notification.—The following Despatch from Her Majesty's Secretary of State for India, No. 15 of 1863, dated the 17th of February, together with the Revised Rules therein mentioned, relating to Furloughs and Leave of Absence for Judges of the High Court of Judicature for the Bengal Division of the Presidency of Fort William, are published for general information:—

INDIA OFFICE,
London, 17th February 1863.

JUDICIAL,
No. 15.

TO HIS EXCELLENCY THE RIGHT HON'BLE THE
GOVERNOR-GENERAL OF INDIA IN COUNCIL,
MY LORD,

Para. 1.—Your letters Nos. 33 and 51, dated respectively 14th July and 8th October 1862, on the subject of the Rule relating to leave on Medical Certificate, prescribed for Judges of the High Court, have been considered by me in Council.

2. On a further consideration of the subject, and for the reasons stated in your communications under acknowledgment, I have resolved to adopt the recommendation at paragraph 5 of your Despatch No. 33, in regard to those Judges of the High Court who do not belong to the Covenanted Civil Service, and to leave the absence on Medical Certificate of the Judges who are Covenanted Civil Servants to be regulated by the Rules of the Service to which they belong.

3. The following Rules will, therefore, be substituted for Rules 6, 7, and 8 of the Furlough

Rules transmitted with my Despatch No. 37 of the 15th May last:—

1st.—“Leave may be granted by the Governor General in Council to the Chief Justice, or any Puisne Judge of the High Court who may not be a Member of the Covenanted Civil Service, under Medical Certificate, once during the term of his service, either for a period of six months on half salary, payable on return and resumption of his duties, or for a period of fifteen months on an allowance of 1,000*l.* per annum. Such Chief Justice, or Puisne Judge, during his absence, shall retain his office, but if his absence shall, under any circumstances, exceed fifteen months his office shall be vacated.

2nd.—“If any Judge of the High Court who has taken leave of absence, under the foregoing Rule, for a period of six months, shall desire to extend his absence beyond such period, he shall be permitted to do so under due Medical Certificate, his allowance for the entire period of absence being calculated at the rate of 1,000*l.* per annum.

3rd.—“Leave of absence, under Medical Certificate, to Judges of the High Court, who are Members of the Covenanted Civil Service, will be regulated by the Rules ‘for sick leave’ applicable to the Civil Service generally.

4th.—“No more than six months of the leave granted under Medical Certificate shall be reckoned as actual service in calculating the period of service entitling the Chief Justice, or Puisne Judge, to a pension.”

4. I have resolved, on further consideration of the subject, so far to modify the instructions conveyed to you in the 2nd paragraph of my Despatch No. 37 of the 15th May last, as to extend to the Judges of the High Court, who were transferred from the Supreme Court, the benefit of the Rule under which leave of absence may be granted, under Medical Certificate, subject to the same conditions as in the case of other Judges respecting retention of office and the receipt of allowances for the period of absence. This does not necessitate any alteration in the wording of the Rule. But, in regard to these Judges, it will be quite sufficient that, on such occasions, they submit the Medical Certificate, without applying for leave.

5. The annexed is a complete set of the revised Rules on Furloughs and leave of absence which

you are requested to publish as such in the *Calcutta Gazette*.

I have the honor to be,
My Lord.

Your Lordship's most obedient, humble Servant
(Signed) C. Wood.

*Revised Rules relating to Furloughs and Leave of
Absence for Judges of the High Court.*

1. A FURLOUGH for the period of one year, with an allowance of 1,000%, payable by quarterly payment, shall be allowed to the Chief Justice and to each Puisne Judge of the High Court, after seven years' actual service as Chief Justice, or Chief Justice and Judge, or Judge, of the said Court.

2. The Furlough granted under these Rules to a Judge selected from the Covenanted Civil Service shall be exclusive of the Furlough to which such Judge is entitled under the Rules applicable to Furloughs allowed to Members of such Service.

3. If a Judge of the High Court, selected from the Covenanted Civil Service, who has not taken his Furlough under the Rules applicable to his branch of the Service, before his appointment to the High Court, shall take such Furlough within one year after the expiration of his Furlough under these Rules, the Furlough taken by him as Judge of the High Court shall be reckoned as so much time of his Furlough under the Rules applicable to the Covenanted Service, and the amount drawn by him shall be adjusted, with reference to such Rules, by deductions from the allowances payable to him as a Civil Servant on Furlough.

4. A Chief Justice, or Puisne Judge, during his absence on Furlough, shall retain his office, but such Furlough shall not be reckoned as actual service in calculating the period of service entitling the Chief Justice, or Puisne Judge, to a pension.

5. Leave may be granted by the Governor General in Council to the Chief Justice, or any Puisne Judge of the High Court who may not be a Member of the Covenanted Civil Service, under Medical Certificate, once during the term of his service, either for a period of six months on half salary, payable on return and resumption of his duties, or for a period of fifteen months on an allowance of 1,000% per annum. Such Chief Justice, or Puisne Judge, during his absence shall retain his office, but if his absence shall, under any circumstances, exceed fifteen months, his office shall be vacated.

6. If any Judge of the High Court who has taken leave of absence, under the foregoing Rule, for a period of six months, shall desire to extend his absence beyond such period, he shall be permitted to do so under due Medical Certificate, his allowance for the entire period of absence being calculated at the rate of 1,000% per annum.

7. Leave of absence, under Medical Certificate, to Judges of the High Court who are Members of the Covenanted Civil Service, will be regulated by the Rules "for sick leave" applicable to the Civil Service generally.

8. No more than six months of the leave granted under Medical Certificate shall be reckoned as actual service in calculating the period of service entitling the Chief Justice, or Puisne Judge, to a pension.

9. Short leave on private affairs may be granted to the Judges of High Court under the Rules applicable to Covenanted Civil Servants.

E. C. BAYLEY,
Secy. to the Govt. of India.

FOREIGN DEPARTMENT.

No. 87.

MILITARY.

Fort William, the 31st March 1863.

Major R. M. S. Annesley, Commanding Meywar Bheel Corps, and First Assistant, Political Agent, Meywar, and Superintendent, Hilly Tracts, availed himself, on the 3rd instant, of the preparatory leave granted to him in G. O. dated 24th December last, No. 405.

The following arrangements are sanctioned by the President in Council as a temporary measure:—

Captain F. L. Mackeson to officiate for Major Annesley.

Lieutenant and Adjutant W. Battye to officiate as Second in Command, and Second Assistant Political Agent, Meywar, in addition to his other duties.

No. 542.

GENERAL.

Lieutenant H. C. E. Ward, Superintendent of Dhar, has obtained leave of absence, on Medical Certificate, for one month, from the date on which he may avail himself of it, for the purpose of appearing before the Medical Board at Bombay.

No. 544.

Lieutenant C. C. Taylor, Assistant to the Resident at Nipal, assumed charge of his appointment and the Command of the Residency Escort on the 19th instant.

E. C. BAYLEY.

Offg. Secy. to the Govt. of India.

LIST of Persons entitled to the "India Medal," whose Medals lie unclaimed in the Office of the Secretary to the Government of India, in the Foreign Department.

Names of Parties.

Abbott, A. E.	... Engine Driver.
Burrows, John	... Clerk.
Collins, J.	... Pupul, La Martiniere.
Creed, E.	... Ditto, ditto.
Creed, G.	... Ditto, ditto.
Cameron.	... Merchant.
Dodd, G. N.	... Civil Surgeon.
Davey, Peter	... Clerk.
DeRavala, J.	... Steward, La Martiniere.
Deverine, J.	... Late Superintendent, <i>Constantia</i> .
Davis, J.	... Overseer.
Dawson, Captain	... Oudh Military Police.
Marshall, A.	... Assistant Book-keeper.
Parly, J.	... Railway Inspector.
Sadlier, Lieutenant T. J.	... Oudh Military Police.
Smith, C.	... Railway Inspector.
Tucker, R. T.	... Civil Service.
Wilson, R.	... Merchant Tailor.

H. M. DURAND, Col.,
Secy. to the Govt. of India.

FINANCIAL DEPARTMENT.

No. 1267.

Fort William, the 30th March 1863.

Notification.—Captain Battye, Senior Probationer in the Military Finance Department, is appointed to officiate as Pay-Master of the Lucknow Circle, *vice* Major Anderson, who has obtained leave of absence on Medical Certificate to the Hills from the 23rd March to the 15th November 1863.

No. 1292.

The 31st March 1863.

The following Statement of the Silver received and coined in the Mints of Calcutta, Madras, and Bombay in February 1863 is published for general information :—

	CALCUTTA.		MADRAS.		BOMBAY.		Coined during the month, valued in Rupees.
	Bullion or Coin received during the month, valued in Rupees.	Merchants.	Bullion or Coin received during the month, valued in Rupees.	Merchants.	Bullion or Coin received during the month, valued in Rupees.	Merchants.	
In February 1863	21	39,79,802	21	2,164	..	1,09,85,217	56,98,458
		17,77,350		2,30,651		9,87,000	

E. H. LUSHINGTON,
Secy. to the Govt. of India.

MILITARY DEPARTMENT.

GENERAL ORDER BY HIS EXCELLENCY THE GOVERNOR GENERAL OF INDIA.

Camp Chupper, the 25th March 1863.

No. 16A of 1863.—The following copy of a Military Letter from the Right Hon'ble the Secretary of State for India, No. 58 of the 9th February 1863, is published for general information :—

MILITARY.
No. 58.

TO HIS EXCELLENCY THE RIGHT HON'BLE THE GOVERNOR GENERAL OF INDIA IN COUNCIL,

MY LORD,—The Secretary of State for War having enquired whether, in the Estimates for 1863-64, provision should be made for the Medical Officers of the 12 new Line Regiments lately formed in India, I have replied that the number of Officers now borne on the Indian Establishment is sufficient to supply the number required for the whole of the Regiments in question, and that whatever may be the arrangement determined upon in connection with the amalgamation of the Medical Service, a subject now under consideration, I am of opinion that so long as there are Medical Officers of the Indian Service available for the number of Brigades and Regiments lately transferred to the British Service, they should be employed to that extent with Brigades of Artillery and Regiments of Cavalry and Infantry serving in that country.

2. The Secretary of State for War has expressed his concurrence in this arrangement, on the understanding that the full complement of Medical Officers will be attached to these Brigades and Regiments as soon as they are complete in their Establishment of men.

No. 17A. of 1863.—The following copy of a Military Despatch from the Right Hon'ble the Secretary of State for India, No. 61 of the 9th February 1863, is published for general information :—

MILITARY.

No. 61.

TO HIS EXCELLENCY THE RIGHT HON'BLE THE GOVERNOR GENERAL OF INDIA IN COUNCIL,

MY LORD,—Your letter No. 414, dated 3rd November 1862, in which you bring to notice questions which have arisen with regard to the Furlough Rules of 1854, so far as they relate to the right of Officers to retain their Staff appointments during absence in Europe, in certain cases, has been under my consideration in Council.

2. It appears to me that the interpretation put by your Government on the portion of the Furlough Rules referred to is proper; and that it should accordingly be laid down as a rule for the guidance of the respective Governments.

That an Officer must have served ten years in India to entitle him to return to this country on private affairs for six months, retaining his appointment and drawing Furlough pay.

That an Officer who has taken the Furlough to Europe for two years, after ten years' service, must shew a service in India from date of return of ten years, to entitle him to return to Europe on private affairs for six months, retaining his appointment and drawing Furlough pay.

That an Officer having taken shorter leaves of absence as a Staff Officer (six months on private affairs, fifteen or twenty months on sick certificate) with retention of appointment may take a second leave of absence, retaining his appointment on sick certificate after he has been three years, or on private affairs, after he has been six years in the discharge of the duties of his appointment, from the date of last return to it.

3. I am of opinion, however, that this decision should not be allowed to interfere with the practice which has been followed under the Regulations of 1854, and those in force previously, for permitting Officers in certain cases of emergency to return to this country on private affairs for short periods without pay, and that a Staff Corps Officer permitted to return to Europe under such circumstances should be allowed to hold his appointment for a period not exceeding six months. In fact, this has already been authorized in Question and Answer No. 121, which states that the Government may grant leave of absence for six months on urgent private affairs without pay and allowance to a Staff Corps Officer, with retention of appointment, on being satisfied of the urgency of the case.

4. I am of opinion also that Staff Officers not Members of the Staff Corps should be allowed a similar indulgence under like circumstances.

I have, &c.,
(Sd.) C. Wood.

INDIA OFFICE,
London, 9th February 1863.

H. W. NORMAN, *Lieut.-Col.*,
Secy. to the Govt. of India,
with the Governor General

MILITARY DEPARTMENT.

Fort William, the 30th March 1863.

No. 231 of 1863.—With advertence to the Orders cited in the margin, and in view to remove misconception, it is notified that unlimited service Soldiers who may have been discharged Free, or by Purchase, and who may desire to re-enter the Army, are to be enlisted as Recruits, and are entitled to all the sums specified in Article 2 of Government General Order No. 633 of 16th June 1862, as payable to Recruits.

But limited service Soldiers who, after discharge, on the expiration of their first contract, may wish to re-enter the Army are not to be enlisted as ordinary Recruits, but re-engaged in the manner prescribed in the Mutiny Act in the case of Soldiers who renew their service while still serving, and such men will be entitled to the sums sanctioned by the Regulations for Soldiers who re-engage with their Regiments, excepting the Bounty Money (5 £) in lieu of Furlough, which is only given to Soldiers who re-engage without quitting their Regiments.

Fort William, the 31st March 1863.

No. 232 of 1863.—Captain Henry Michell, of the Veteran Establishment, Deputy Commissary

of Ordnance, having been declared to be unfit for further active service, is transferred to the Pension Establishment on the Pension of his rank, with permission to reside and draw his stipend in India.

This cancels Government General Order No. 44 of the 16th January last.

No. 233 of 1863.—The following Promotions are made from the dates specified:—

ORDNANCE COMMISSARIAT DEPARTMENT.

To be Sub-Conductors.

Officiating Sub-Conductor	
James Cargin	...
Officiating Sub-Conductor	
Charles Grossmith	...
Officiating Sub-Conductor	
John Halliday	...
Officiating Sub-Conductor	
James Brown	...
Officiating Sub-Conductor	
Charles Fason	...
Officiating Sub-Conductor	
James Callow	...
Officiating Sub-Conductor	
Thomas Geddings	...
Officiating Sub-Conductor	
George Kirby	...

15th Nov. 1860.

29th June 1861.

No. 234 of 1863.—The following paragraphs of a Military Letter from the Right Hon'ble the Secretary of State for India, No. 81, dated 25th February 1863, are published for general information:—

PARA. 1.—The undermentioned Officers have been permitted to return to their duty, viz:—

Major F. E. A. Chamier.
Captain J. J. Robinson per Ship *Barham*.
Lieutenant E. T. Thackeray, v. c.
" R. S. Hill.
" J. Trevenen.
" C. R. Cock.
" A. B. Hepburn.

Assistant Surgeon G. B. Hadow.

2. The undermentioned Officers have been granted extensions of leave for the periods specified, viz:—

Colonel C. Reid, c. b.	...	Six months.
Lieutenant Colonel T. A. Carey	One	"
Major N. Graydon	...	"
" A. Blackwood	...	"
Captain Sir M. Barlow, Bart.	...	"
" Hon'ble F. B. Best	Six	"
" W. Irwin	...	"
" C. P. Lucas	...	"
" H. J. Allan	...	"
" E. Smalley	Four	"
Lieutenant H. B. Sanderson	Two	"
" H. J. Baylis	...	"
" W. L. Randall	Six	"
" A. J. Macqueen	...	"
Surgeon-Major E. T. Downes	Three	"
" A. L. G. Campbell	Six	"
" J. Irving, M. D.	Five	"
" N. C. B. Eatwell, M. D.	...	"
Assistant-Surgeon N. S. Playfair, M. D.	...	"
Assistant-Surgeon T. Mathew, M. B.	Six	"
Assistant-Surgeon C. M. Smith	...	"
Veterinary Surgeon A. Turnbull	...	"

3. Major A. Hume, 101st Foot (late of the 1st European Regiment), has been permitted to retire from the service. The promotion in the Cadre of the 1st European Regiment will take effect from the expiration of two and a half years from the date of Major Hume's leaving India on duty with Troops on the *Almorah* in 1859.

4. Conductor A. Heffernan has been pensioned.

No. 235 of 1863.—The undermentioned Officer is permitted to proceed to Europe on Furlough on private affairs:—

Captain Frederick Richard Pollock, of the Bengal Staff Corps, Deputy Commissioner, Punjab, and Officiating Commissioner, Lahore Division, ...)	} For six months, embarking at Bombay.

No. 236 of 1863.—With reference to Government General Order No. 824 of the 17th September 1861, the following Alterations of Rank are made, subject to Her Majesty's approval:—

Bengal Staff Corps.

Rank and Names.	To rank from
Lieutenant-Colonel William Richardson	... 25th Mar. 1861.
Major William Domett Morgan.	25th Feb. "
Major Henry Mills	... 19th Oct. "
Major Benjamin Parrott	... 27th July "
Captain John Craufurd Millar...	9th May "
Captain Toovey Archibald Corbett	... 16th Jan. 1862.
Captain Charles Allan McDougall	... 2nd Feb. "

The promotions of Captain J. Smith and Lieutenant J. A. H. Moore, of the Bengal Staff Corps, to the rank of Major and Captain, respectively, announced in Government General Orders Nos. 736 of the 20th August 1861, and 575 of the 1st July 1861, are cancelled, those Officers not having completed the prescribed period of Staff service.

H. K. BURNE, Major,
Offg. Secy. to the Govt. of India.

PUBLIC WORKS DEPARTMENT.

GENERAL,—ESTABLISHMENTS.

No. 9.

Camp Chupper, the 25th March 1863.

Appointments.—Probationary Assistant Overseer Corporal R. S. Lindsay, attached to the Third Division, Northern Road, Central Provinces, is appointed permanently to the Public Works Department as an Assistant Overseer.

No. 10.

The undermentioned persons attached to the General Office of Account, Hyderabad, are brought on to the strength of the Department of Principal Subordinate Accountants in the Grades noted below, with effect from this date:—

Assistant Accountant, Second Class.

Mr. John Francis.

Assistant Accountants, Third Class.

T. Venketachellum Pillay.

V. Balakistna Moodeliar.

GEORGE CHESNEY, Major,

Under-Secy. to the Govt. of India,

with the Governor-General.

GENERAL,—ESTABLISHMENTS.

No. 52.

Fort William, the 31st March 1863.

Notification.—Mr. J. T. MacLagan, Deputy Controller and Examiner of Public Works Accounts, in Oudh, having availed himself of the privilege

leave granted to * *Vide Notification No. 219, him on the 23rd Dec-*
dated 23rd December 1862. *cember* last, from the*
2nd to the 10th January 1863, the unexpired portion of the leave is cancelled.

No. 53.

Transfers.—Sub-Overseer, 1st Class, 2nd Grade, Sadik Ally, is transferred from Bengal to the North-Western Provinces, and Sub-Overseer, 1st Class, Jowahirlohl from the North-Western Provinces to Bengal.

J. P. BEADLE, *Lieut.-Col., R. E.,*

Offg. Secy. to the Govt. of India.

MARINE DEPARTMENT.

No. 321.

Fort William, the 28th March 1863.

The following Notification issued by the Governor of the Straits Settlements is published for general information:—

By Order,

J. RENNIE,

Secy. to the Govt. of India.

No. 24.

Singapore, the 26th February 1863.

Notification.—The following Notice is published for general information:—

By Order,

(Sd.) W. PROTHERGE, *Lieut.,*

Dy. Secy. to Govt., Straits Settlements.

NOTICE TO MARINERS.

Fixed light on Cape Rochado.
Straits of Malacca.

With reference to the notice of the above light, which appeared in the *Singapore Gazette* of the 16th January last, it has been found that the lines of intense light therein mentioned, owing to the

great power of the Main Light, are not so superior in brilliancy as to be immediately evident to Navigators, and the use of the Intensifiers will therefore be discontinued from the 4th March 1863.

The light will then be an ordinary fixed bright light, visible at a distance of 26 miles.

(Sd.) JOHN W. REED, *Master, R. N.,*
In charge of China Sea Survey.
(True Extract.)

(Sd.) W. PROTHEROE, *Lieut.,*
Dy. Secy. to Govt., Straits Settlements.

No. 4870.

The 3rd September 1862.

List of Persons entitled to Medals as noted below, whose Medals lie unclaimed in the Office of the Controller of Marine Affairs:—

<i>1st China War.</i>	
Abree, Domingo	... Steamer "Nemesis."
Augustin, John	... " "Enterprize."
Cesar, Augustine	... " "Tenasserim."
Coco, F.	... " "Nemesis."
Colquhoun, J.	... " "Queen."
Conletts, Victor	... " "Nemesis."
DeCruz, D.	... " "Enterprize."
Domingoes, M.	... " "Nemesis."
Domingo	... " "Queen."
Fairclough, H.	... Gunner, Steamer "Madagascar."
Francis, J.	... Steamer "Nemesis."
Gomes, A.	... " "Queen."
Gomes, A.	... " "Madagascar."
Gomes, R.	... " "Queen."
Gomes, A.	... " "Hooghly."
Green, T.	... 2nd Class Engineer, Steamer "Phlegethon."
Harley, H. L.	... 1st Engineer, Steamer "Nemesis."
Higgs, T.	... Engineer Apprentice, Steamer "Enterprize."
Hume, W.	... 2nd Officer, Steamer "Tenasserim."
Jesus, M.	... Steamer "Enterprize."
Lawrence, A.	... Petty Officer, Steamer "Madagascar."
Massiah, J.	... Steamer "Enterprize."
Mignel, F.	... " "Nemesis."
Norton, G.	... 1st Engineer, Steamer "Tenasserim."
Pyra, P.	... Steamer "Madagascar."
Rosana, de P.	... " "Queen."
Sheriff, E.	... " "Madagascar."
Smith, J.	... " "Queen."
Symonds, R.	... " "Proserpine."
Thompson, J.	... 1st Engineer, Steamer "Pluto."
Wall, A. P.	... 1st Lieutenant, Steamer "Queen."
<i>Burmah Medals with Clasps for Pegu.</i>	
Barton, C.	... Engineer Apprentice, Steamer "Fire Queen."
Bendle, G. H.	... Apothecary, Steamer "Maharuddy."
Bolt, C.	... Clerk in charge, Steamer "Pluto."
Bowen, C.	... 1st Engineer, Steamer "Maharuddy."
Conway, M.	... Engineer Apprentice, Steamer "Damoodah."
Davidson, G.	... 1st Engineer, Steamer "Maharuddy."
Denton, H. W.	... 3rd Officer, Surveying Vessel "Krishna."
Eckley, E.	... 2nd Officer of the Steamer "Damoodah."
Evans, G. W.	... Purser's Steward, Steamer "Nerbuddah."
Godfrey, W.	... Clerk, Steamer "Indus."
Godwin, M. F.	... A. B., Steamer "Pluto."
Halybarton, J.	... 2nd Officer, Steamer "Pluto."
Hodge, T.	... 2nd Officer of the Steamer "Lord William Bentinck."
Hood, J. H.	... Boatswain, "Phlegethon."
Jackson, R.	... Boatswain, Steamer "Fire Queen."
Kennedy, J.	... Surgeon, Steamer "Proserpine."
Lawson, W. S.	... A. B., "Tenasserim."
Lodge, W.	... A. B., "Tenasserim."
Loway, W.	... Engineer Apprentice, Steamer "Hugh Lindsay."
Mackay, J.	... A. B., Steamer "Tenasserim."
Main, G.	... 3rd Engineer, Steamer "Proserpine."
Middleton, J.	... Surgeon, "Fire Queen."
Millet, J. M.	... Gunner, Steamer "Pluto."
Pope, J.	... Engineer Apprentice, Steamer "Pluto."
Ramsbotham, W.	... 2nd Officer, Steamer "Enterprize."
Rean, J. R.	... Midshipman, Steamer "Enterprize."
Rean, J. T.	... Commander, Steamer "Phlegethon."
Tassuph, M.	... Surgeon, Steamer "Pluto."
Thompson, R. S.	... 3rd Officer, Steamer "Enterprize."
Tonze, W. B.	... Midshipman, Steamer "Pluto."
Twisden, F.	... Midshipman, Steamer "Tenasserim."
Woodley, J.	... India Medals.
Brown, William	... Ganges Flotilla.
Sanderson, R.	... Civil Service.

Lucknow Medals.

Brien, J. J.

JOHN G. REDDIE,
Offg. Controller of Marine Affairs.

ORDERS by the LIEUTENANT-GOVERNOR of BENGAL.

No. 2383.

APPOINTMENTS.—*The 26th March 1863.*—Mr. J. W. Dalrymple to be Civil and Sessions Judge of Bhaugulpore.

The Hon'ble H. B. Devereux to be Civil and Sessions Judge of Purneah.

The above appointments will take effect from the 1st of May next.

Mr. A. C. Bolst, Assistant Superintendent of Police, Kamroop, is transferred temporarily to Nowgong.

The 27th March 1863.—The following Gentlemen to be Members of the Committee for carrying out the provisions of Section XXXVI., Act XX. of 1856, in Balasore:—

Mr. T. H. H. Short, Secretary and Member.

Baboo Mudun Mohun Doss, } Members.
Shamanund Dey, }

The 30th March 1863.—Mr. F. G. Millett to officiate as Magistrate and Collector of Tipperah.

Mr. J. S. Armstrong to officiate as Joint Magistrate and Deputy Collector of Tipperah.

Mr. W. L. Heeley, Officiating Joint Magistrate and Deputy Collector of Nuddea, to the temporary charge of the Sub-Division of Chooadangah.

Mr. C. B. Stewart to be a Member of the Provisional Committee of Management for the Agricultural Exhibition to be held in Calcutta in January next.

Baboo Rakhaldoss Mookerjee, Deputy Magistrate and Deputy Collector of Burdwan, is transferred to Hooghly, in which District he will exercise the full powers of a Magistrate.

Moulavy Gholam Jelanee, Moonsiff of Chumparun, to be Deputy Register of Deeds in that District, under Act IX. of 1862.

LEAVE OF ABSENCE.—*The 26th March 1863.*—Lieutenant G. B. Johnston, District Superintendent of Police, Nowgong, for eight weeks, to appear before the Medical Committee at the Presidency.

The 30th March 1863.—Mr. E. G. Birch, Officiating Additional Judge of the 24-Pergunnahs, &c., for six months, under Section XIV. of the Covenanted Absentee Rules.

Mr. W. T. Tucker, Officiating Additional Judge of Tirhoot, Sarun, and Shahabad, for twenty-two days, to join his appointment.

NOTIFICATIONS.—*The 30th March 1863.*—Baboo Gbhoj Coomar Dutt, Judge of the Small Cause Court at Narail, having joined his appointment on the 24th instant, the unexpired portion of the leave granted to him on the 19th idem is cancelled.

The appointment of Moulavy Abdool Lutef to officiate as Sudder Ameen of Purneah, notified in the *Gazette* of the 28th ultimo, is cancelled.

Mr W. C. Eades, of the Civil Service, reported his departure from India, on the 27th instant, on the Ship *Saladin*.

A. EDEN,
Secy. to the Govt. of Bengal.

Public Works Department.—Bengal.

COMMUNICATIONS.—TOLLS.

No. 62.

The 27th March 1863.

Declaration—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense

for a public purpose, viz., for the site of a Toll Office Building at Surroopgunge, near the town of Nuddea, it is hereby declared that for the above purpose the undermentioned plots of land in Mouzah Gadigachee, Dehee Duferpottah, Zillah Nuddea, are required:—

A plot of Mal Land measuring five beegahs and two cottahs, more or less, and bounded as follows:—on the west by the River Bhaguruttee; north by the River Jellinghee; south by Sadoh Churn Jallad's house; and east by Sarbabloom Bhuttacharjee's Chaletajole Birmhotter land.

A plot of Lakheraj Land measuring one beegah and three cottahs, more or less, and bounded as follows:—on the south by Jardee Mundul's Jummah Land; east by Chaletajole and Birmhotter land; west by Waste Land; and north by Hurree Sirdar Churn's Bageecha.

2. This Declaration is made under the provisions of Section II. of Act VI. of 1857 to all whom it may concern.

JUDICIAL.—JAILS.

No. 63.

Declaration.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz., for the site of Hajut Buildings in the Sub-Division of Meherpore, Zillah Nuddea, it is hereby declared that for the above purpose a plot of land in Meherpore is required, measuring in extent two beegahs, more or less, and situated on the north of the Sub-Divisional Buildings of Meherpore, and bounded on the west by the River Boirob, and on the east by the Kishnaghur Road.

2. This Declaration is made under the provisions of Act VI. of 1857 to all whom it may concern.

JUDICIAL.—COURT HOUSES.

No. 64.

Erratum.—In the Notification by this Department, No. 11 of the 13th January 1862, published in the *Government Gazette* of the 17th idem, page 117, for "having Kenny's Road to its North" read "having Kenny's Road to its South."

E. L. OMMANNEY, Col., R. E.,
Offg. Secy. to the Govt. of Bengal,
in the Public Works Dept.

ORDERS by the LIEUTENANT-GOVERNOR, N. W. Provinces.

PUBLIC WORKS DEPARTMENT.—No. 1681.—*Allahabad, the 21st March 1863.*—*Appointment.*—Baboo Khetur Nauth Chatterjee, Probationary Assistant Engineer, North-Western Provinces, and Deputy Superintendent, Etawah Terminal Division, Ganges Canal, is appointed permanently to the Department, as Assistant Engineer, Second Class, from the 26th February 1863, the date on which he passed his examination.

By Order of the Lieutenant-Governor, North-Western Provinces,

W. E. MORTON, Lieut.-Col.,
Secy. to Govt., N. W. P.

ORDERS by the LIEUTENANT-GOVERNOR, Punjab Provinces.

GENERAL DEPARTMENT.—*The 21st March 1863.*—*Transfer.*—No. 649.—Mr. Blyth, Deputy Commissioner, from the Jhung to the Googaira District.

Appointment.—No. 650.—Major Dwyer, Assistant Commissioner, Jhelum, to officiate as Deputy Commissioner of Jhung.

The 23rd March 1863.—No. 655.—Mr. J. E. L. Brandreth, Civil Service, was left by the Pilot at sea on the 11th instant.

Leave.—No. 659.—Mr. J. W. Macnabb, Deputy Commissioner, has obtained privilege leave for two months, with effect from the 1st of May next, or such subsequent date as he may avail himself of the same.

No. 661.—Mr. F. Cooper, Deputy Commissioner, has obtained privilege leave for one month, with effect from the 10th May next.

No. 662.—Major A. L. Busk, Bengal Staff Corps, Deputy Commissioner in the Punjab, embarked for Europe in the Steamer *Simla*, which was left by the Pilot at sea on the 11th March 1863.

Appointments.—No. 664.—Mr. H. E. Perkins is appointed First Class Assistant Commissioner and to officiate as Deputy Commissioner, Goordaspore.

No. 665.—Mr. F. E. Moore is appointed Personal Assistant to the Financial Commissioner.

The 25th March 1863.—*Leave.*—No. 684.—Lieutenant A Stewart, Cantonment Joint Magistrate, Meean Meer, has obtained leave of absence for twenty days, on urgent private affairs, under the Military Rules, from the date of his availing himself of the same.

No. 685.—Major J. R. Y. Matheson, of the Bengal Staff Corps, to officiate as Cantonment Joint Magistrate of Meean Meer during the absence of Lieutenant A. Stewart.

REVENUE DEPARTMENT.—*The 23rd March 1863.*

Leave.—No. 243.—Mr. J. C. Goumont, Patrol, Delhi Division, has obtained leave of absence, on Medical Certificate, for twelve months, with effect from the date of his availing himself of the same.

No. 244.—Mr. E. H. Hickie, Patrol, Salt Department, has obtained privilege leave for three months, with effect from the 1st May next.

JUDICIAL DEPARTMENT.—*The 23rd March 1863.*

No. 232.—In continuation of No. 194, dated 12th instant, the Hon'ble the Lieutenant-Governor is pleased to vest the undermentioned Officer with the powers described in Section I of Act XV. of 1862:—

Mr. C. P. Elliott, Officiating Deputy Commissioner of Loodiana.

POLICE DEPARTMENT.—*The 24th March 1863.*

No. 215.—Mr. Turtan Smith to officiate as Assistant District Superintendent of Police at Loodiana, vice Lieutenant T. H. Scott, appointed in *Gazette* of 18th instant to officiate as District Superintendent, Shahpoor.

Mr. J. Turnbull to officiate as Assistant District Superintendent of Police at Jhelum, vice Mr. J. Herdon, appointed in the *Gazette* of 18th instant to officiate as District Superintendent, Sirsa.

T. D. FORSYTH,
Offg. Secy. to Govt., Punjab.

Opium Notification.

NOTICE is hereby given, that the Fourth sale of Opium, the provision of 1861-62, will be held at the Exchange Hall on Monday, the 6th of April 1863, at 11 A. M., and will comprise 3,300 Chests, viz.,—

Behar Opium	...	1,860
Benares Opium	...	1,440
		—
Total Chests	...	3,300
		—

2. The general Conditions of the sale now advertized will be the same as usual. They may be ascertained by reference to the Notification issued on the 8th November 1862 and published in the *Government and Exchange Gazettes*, or on application at the Office of the Board of Revenue.

3. The latest dates for deposit and clearance will be the 11th and 21st April 1863 respectively, that is to say, no Bank of Bengal Receipts, Company's Paper, or other Public Securities that may be tendered for deposit in redemption of Promissory Notes given by Purchasers in the Sale Room, will be received after 4 P. M. of Saturday, the 11th April 1863, and no Bank of Bengal Receipts in full payment of Lots will be accepted after 4 P. M. of Tuesday, the 21st April 1863.

4. In addition to the quantity above advertized for sale, the following quantities, more or less, of Behar and Benares Opium of 1861-62 will be brought to sale, in the present year, on or about the dates specified below. The Board, however, reserve to themselves the right of altering these dates should circumstances render it expedient to do so:—

	Behar about Chests.	Benares about Chests.	Total about Chests.
On or about Wednesday, 6th May 1863	1,860	1,440	3,300
Ditto Monday, 8th June "	1,860	1,440	3,300
Ditto Thursday, 9th July "	1,860	1,440	3,300
Ditto Monday, 10th Aug. "	1,860	1,440	3,300
Ditto Monday, 7th Sept. "	1,860	1,440	3,300
Ditto Monday, 5th Oct. "	1,860	1,440	3,300
Ditto Monday, 9th Nov. "	1,860	1,440	3,300
Ditto Monday, 7th Dec. "	1,853	1,464	3,317
Total ...	14,873	11,544	26,417

By Order of the Board of Revenue,

J. P. GRANT,
Offg. Junior Secretary.

The 3rd March 1863.

NOTIFICATION.

Extract from letter from the Secretary to the Government of India, Financial Department, to the Officiating Accountant-General to the Government of India, No. 5241, dated 17th September 1858.

PARA. 4TH.—“ His Honor in Council is also of opinion that you may, without previous reference to Government, issue orders for the grant, under indemnity of Duplicates of Government Promissory Notes that may have been lost or destroyed, in all cases in which the usual forms have been complied with, and the full period of two years from the date of advertisement of loss has elapsed, without any claim having been preferred to the Notes by other parties, and without any objection to the issue of Duplicates having become apparent to you.”

With reference to the above Order of Government, Notice is hereby given, that applications for the issue of *Duplicates of Government Promissory Notes*, lost, stolen, or destroyed, are in future to be addressed to the *Accountant-General to the Government of India* in the *Loan Department* by whom they will be duly considered with reference to the conditions prescribed in the above Extract and the existing Rules for the grant of such Duplicates.

J. I. HARVEY,
Offg. Accountant-General.

FORT WILLIAM;
Loan Office,
The 21st March 1863. }

Notice

Is hereby given, that Salt may be imported by Sea into Chittagong on private account and may be sold there on payment, by the Purchaser, of the full Duty of three Rupees four annas per maund, under the same Rules and Regulations that are in force in Calcutta.

2. Delivery can take place under Rowannahs issued by the Collector of Customs, who will also receive the full Duty on the Salt.

3. Parties desirous of bonding their Salt can do so in like manner as in Calcutta.

4. Thatched Golahs belonging to Government have been set apart for the purpose of bonding Salt, and space will be allotted on application being made to the Collector of Customs, who will state the rate per 1,000 maunds chargeable for rent.

5. Ships can anchor within a short distance of the Golahs, and Boats and Coolies are procurable throughout the year.

H. J. BAMBER,
Collector of Customs.

Chittagong, Custom House, }
The 5th March 1863. }

Education Notice.

MEDICAL COLLEGE.

1. THE Calcutta Medical College Session of 1863-64 will commence on the 15th June next.

2. Students who may be desirous of commencing their studies are requested to apply to the Principal of the Medical College, between the hours of 10 A. M. and 4 P. M., on or before the 15th May next, when the vacant Free Presentations will be awarded, and the vacancies in the Class of Scholarship-holders filled up.

3. The possession of the "Entrance Examination" Certificate of the Calcutta University will entitle Students to enter the Medical College without further Examination.

4. Under certain conditions (which may be learned on application to the Principal) Students will be admitted in anticipation of passing the University Entrance Examination, but in all cases under the clear proviso that they will present themselves for that Examination when next held.

5. The course of Instruction given in the Calcutta Medical College is framed to meet the requirements of the Calcutta University for obtaining its Degrees in Medicine and Surgery.

6. The Candidates who may fail in obtaining a Scholarship or a Free Presentation may be admitted as Students on payment of an Entrance Fee of 15 Rupees, and a further sum of 5 Rupees monthly during the period of their stay at the College, provided they enter into a guarantee to follow out the College Curriculum to a close and to graduate at the Calcutta University. Candidates who do not intend to graduate in Calcutta, or who wish to attend only a few Courses of Lectures, may be admitted as casual Students on payment of a Fee of 40 Rupees for each Course of Lectures, or 60 Rupees for six months' attendance upon any single branch of Hospital practice.

7. The Certificates of Lectures and Hospital attendance of the College are recognized by the University of London, the Royal College of Surgeons of England, and the Worshipful Society of Apothecaries of London.

NORMAN CHEVERS, M. D.,

Principal, Medical College.

CALCUTTA;
MEDICAL COLLEGE OFFICE;
The 19th March 1863.

Notification.

MOULVEE OBEDOOILLA, Deputy Collector of Jessore, is authorized to draw Bills upon other Treasuries from the date on which he may assume charge of the Treasury of that District from Deputy Collector Mr. J. Bell.

V. H. SCHALCH,

Commissioner.

COMMISSIONER'S OFFICE;
Nuddea Division;
The 23rd March 1863.

Notice

Is hereby given, that Sundry Effects belonging to the late MR. PRESTON PUDNEY, a British subject, who died at Chattack, date unknown, are under the Seal of this Court, and will be delivered to any person legally authorized to receive the same.

M. A. G. SHAW,

Judge.

SYLHET;
Judge's Court,
The 13th March 1863. }

Notice.

No. 12 of 1862-63.

It is intended about the 15th of April next to hold, at the Government Timber Depot, Rangoon, a sale of about 8,000 logs of Teak Timber. Further particulars will appear hereafter.

By Order of the Officiating Conservator of Forests, British Burmah,

A. S. MACDONALD,

Asst. Conservator of Forests, Rangoon.

OFFICE OF THE ASSISTANT
CONSERVATOR OF FORESTS;
Rangoon,
The 13th February 1863. }

Notice.

TO CONTRACTORS AND OTHERS.

Construction of Extensive Works in North Canara.

HARBOUR WORKS.

PUBLIC BUILDINGS.

ROADS, &c.

THE undersigned is not prepared with detailed Plans and Estimates, but is ready to close with any Contractor, for a limited period, on a reasonable Schedule of rates for Public Works of all descriptions being submitted.

2. Contractors and others are invited to visit Sedasheghur or send their Agents to draw up Schedule of rates.

3. Terms—No advances to be made. Work to be paid for monthly as actually measured and performed to the satisfaction of the undersigned.

4. The undersigned does not bind himself to accept the lowest or any Schedule.

GEO. A. SEARLE, Captain,

Special Asst. Engineer,

for Acting Executive Engineer,

North Canara.

Notice.

AN Annual Fair will be held at Chyebassa, Singhbhoom, on the 9th November of every year.

The first Fair will be held on 9th November 1863.

The articles that will meet with most ready sale are Brass Pots and Pans, Cattle, Cloths, Metal Ornaments, Beads, Tobacco, and Iron Agricultural Tools.

W. H. HAYES,

Deputy Commissioner of Singhbhoom.

SINGHBHOOM DIVISION; }

Chyebassa,

The 24th March 1863.

Notice.

PRIVILEGE Transfer Receipts will be issued from this Treasury, from this date, bearing a new series of General Number commencing with 00,41,951.

E. BICKERS,

Ex. Asst. Comr., in charge of Treasry.

LUCKNOW; }

Treasury Office,

The 24th March 1863.

Sheriff's Office, the 28th March 1863.

NOTICE is hereby given, that a Sessions of Oyer and Terminer and Gaol Delivery, and also an admiralty Sessions, will be holden by the High Court of Judicature at Fort William in Bengal for the Town of Calcutta and Factory of Fort William and the places subordinate thereto, at the Court House, in the Town of Calcutta, on Friday, the Twenty-fourth day of April next, at 12 o'clock at noon.

The Court will open on the first day of the Sessions at 12 o'clock at noon, and upon each succeeding day precisely at 11 o'clock in the forenoon, of which all persons are required to take notice.

S. GLADSTONE,
Sheriff.

সরিফ আফিস, ২৮ মার্চ সন ১৮৬৩ সাল।

সমাচার দেওয়া যাইতেছে যে আগামি ২৪ আপরেল শুক্রবার দুই প্রহরের সময় কলিকাতার কোর্ট উইলিএমের এবং তাহার অন্তঃপাতি যে সকল স্থান ব্রিটিশ বঙ্গ দেশের কোর্ট উইলিএমের হাই কোর্ট আপন আদালত ঘরে ওয়েরটারমিনের এবং এডমিরেলটি অথবা মহা সমুদ্র সম্পর্কীয় মাকদ্দমা নিষ্পত্তি জন্য এক সেশিয়ান অথবা মিছিল করিবেন।

এই সেশিয়ান যতকাল পর্য্যন্ত বসিবেক তাহার প্রথম দিবস দুই প্রহরের সময় তাহার পর প্রতি দিবস এগারো ঘণ্টার সময় বসিবেক এবিসয় সকলে অরণ রাখন।

S. GLADSTONE,
Sheriff.

Notification.

GOVERNMENT having sanctioned in the First Department (Native), Thomason College, the conversion, as an experiment, of the 10th Stipends, at 30 Rupees per mensem each, into 6 at Rupees 50 each, it is hereby notified that an Examination will be held about the month of September for such Candidates, inhabitants of the Upper Provinces, as may present themselves. Intimation of the precise date will be supplied hereafter.

J. G. MEDLEY, *Major,*
Principal, Thomason College.

THOMASON COLLEGE;
ROORKEE, }

The 14th January 1863.

Nuddea Rivers.

Report shewing the least Depth in the present Navigable Channels from the 17th to 23rd March 1863.

NAMES OF RIVERS.	Least Depth of Water.	REMARKS.
MATABANGAH.	Ft. In.	
Above Entrance in Ganges ...	5 3	
On the Entrance Shoal	Closed.	
Thence to Hât Beauléah, 44 miles ...	1 1	
Hât Beauléah to Alickdeah ...	Closed.	
Alickdeah to Kissengunge, 38 miles ...	2 5	
Kissengunge to Hooghly River, 34 miles ...	4 3	
BHAUGIRUTTEE.		
Entrance ...	2 3	
Thence to Jeagunge ...	2 3	
Jeagunge to Cutwa, 60 miles ...	2 9	
Cutwa to Nuddea, 46 miles ...	3 6	
JELLINGHEE.		
Entrance ...	} Closed.	
Thence to Kureempore, 19 miles ...		
Kureempore to Teeakatta, 35 miles ...	1 6	
Teeakatta to Nuddea, 60 miles ...	2 3	

R. G. SMYTH, *Lieut., R. E.,*
Offg. Supdt., Nuddea Rivers.

The 26th March 1863.

Commissariat Notice.

No. 12.

SEALED Tenders will be received by the Commissariat Officer at Dinapore and Hazareebaugh up to 4 p. m. of the 10th April 1863, and opened by him at his Office at noon on the following day in the presence of all parties who may be pleased to attend, for the supply, by Contract, of the Article specified in the subjoined Schedule.

- II. No Tenders will be received except on Forms obtainable from the Executive Officer.
- III. Tenders are to be superscribed with—"Tenders for"
- IV. Tenders offered after the hour named in this Advertisement will be refused.
- V. Tendering parties must lodge with their Tenders the requisite Earnest Money by Treasury Receipt or Government Promissory Note.
- VI. Parties may tender for each and any of the Station separately or otherwise.
- VII. Separate Tenders must be furnished for the Article under each Class.

SCHEDULE.

No. of Tender separately invited.	Name of Article.	Period for which Contract is invited.	Aggregate Quantity probably deliverable during the Contract.	Where and to whom Article is deliverable.	Instalments deliverable and specific time of delivery.	Amount of Earnest Money.	Security to be deposited for Contract.	Quality of Supply.	REMARKS.
1	Bread	1st May 1863 to 30th April 1864.	2,94,084 lbs.	Dinapore. To Commanding and Medical Officers.	At half an hour before sunrise daily, according to daily Indents, which will be furnished previous evening.	500 Rupees.	At 10 per cent. on probable annual outlay.	First sort—as used by Officers in their Messes.	

R. C. LINDSEY, Captain,
For Deputy Assistant Commissary General.

DINAPORE;
Executive Commissariat Office,
The 16th March 1863.

ADVERTISEMENT OF SALE.

NOTICE is hereby given, that the Zemindary right of Government to the several Khas Mehals, situated in the District of Bhulloah, and mentioned in the Statement hereunto annexed, will be put up to sale, under Orders of the Board of Revenue, dated 28th October 1862, No. 60, at the Bhulloah Collectorate, on the 15th April 1863, corresponding with the 3rd Bysack 1270 B. S.

The Purchasers of such Mehals will be subject to the Conditions laid down below :—

CONDITIONS OF SALE.

1st.—Estates to be sold, with the Sudder Jammah entered against each below, to the highest bidder above the upset price.

2nd.—The sale to be subject to existing leases and to the right conferred by the Settlement proceedings and laws in force, and Purchasers to be bound to respect the rights of resident cultivators who have signed the Jumabundee made by the Revenue Authorities.

3rd.—If the amount of purchase money do not exceed Rupees 100, the whole amount is to be paid down at once.

4th.—If the amount of purchase money exceed Rupees 100, a deposit is to be at once made of Rupees 25 per cent. upon the amount bid; the same to be forfeited to Government and the sale cancelled if the whole amount of purchase money be not paid by noon of the 15th day after the sale, reckoning the day of sale as one, and the Mehal will be again put up to sale at the risk of the former Purchaser.

5th.—The purchase will have effect from 1st May 1863, or from the date on which the existing leases expire.

6th.—The purchasers shall be bound to pay in addition to the Sudder Jumma one per cent. on the total Sudder Jumma assessed from the date of entry upon their purchase for the construction of roads and improvement of communication. This sum will be levied in the same manner as arrears of Revenue.

Number of Lots.	Number of Towjee	Names of Mehals and Pergunnahs.	Area.	Sudder Jummah.	Upset Price.
			B. C. C.	Rs. As. P.	Rs. As. P.
1	1383	Chur Nubeepoorah ...	1,536 12 15	924 0 0	1848 0 0
2	1398	„ Gayeegunge ...	283 4 4	155 0 0	310 0 0
3	1435	„ Lamchu Deguldee ...	369 11 12	225 0 0	450 0 0
4	1504	Talook Ashker Mahomed, in Pergunnah Kanchenpore ...	126 19 4	54 0 0	108 0 0
5	1505	Talook Quiah Rajah, in Pergunnah Kanchenpore ...	31 11 3	15 0 0	30 0 0
6	1506	Talook Jamal Khosaul, in Pergunnah Kanchenpore ...	21 0 0	11 0 0	22 0 0
7	1507	Talook Syed Abdoolshaha, in Pergunnah Kanchenpore ...	8 15 9	3 0 0	6 0 0
8	1513	Chur Alga <i>alias</i> Bangaree ...	1,405 15 13	454 0 0	908 0 0
9	1518	„ Kalee Talook, Mahomed Rajah... ..	504 19 9	178 0 0	356 0 0
10	1546	„ Roopapoora Sonapoora ...	890 0 0	82 4 0	164 8 0
11	1602	„ Ramtunno ...	711 0 0	169 0 0	338 0 0
12	209	Talook Shaida Gazee, Pergunnah Kanchenpore ...	117 11 2	35 0 0	70 0 0

H. HANKEY,

Collector.

BEULLOOAH COLLECTOR'S OFFICE, }

The 17th February 1863.

ADVERTISEMENT OF SALE.

NOTICE is hereby given, that the Zemindaree rights of Government to the Khas Mehals situated in the District of Midnapore, and mentioned in the Statement hereto annexed, will be put up to sale, under Orders of the Board of Revenue, as communicated in their Secretary's letter No. 182, dated 13th December 1862, in the Midnapore Collectorate, on Monday, the 6th day of April 1863, corresponding with the 26th Choit 1270 Umlee, and the 25th Choit 1269 Bengallee.

The Purchasers of the Mehals will be subject to the undermentioned Conditions :—

CONDITIONS OF SALE.

1st.—The Estates to be sold to the highest bidders above the upset price.

2nd.—When the amount of purchase money does not exceed Rupees 100, the whole amount to be paid down at once. When the amount of purchase money exceeds Rupees 100, a deposit, at Rupees 25 per cent., to be at once made upon the amount bid; the same to be forfeited to Government if the whole amount of purchase money be not paid by noon of the 15th day after the sale, or if the day be a close holiday, then on the first Office day, reckoning the day of sale as one, and the Mehal will be again put up to sale at the risk of the former Purchaser.

3rd.—The sale to be subject to existing leases and to the right conferred by the Settlement proceedings and laws in force, and Purchasers to be bound to respect the rights of resident cultivators who have signed the Jumabundees made by the Revenue Authorities.

4th.—The annual Embankment charges of the Mehals which are assessed with such charges will be paid by the Purchasers, as heretofore paid by Government, proportionately with other Zemindars. The existing arrangements for the repairs and maintenance of the Embankments will remain in force.

5th.—In addition to the ordinary Sudder Jummas fixed on the Estates Purchasers will be bound to pay an annual sum calculated at one per cent. on the Sudder Jummas, to be devoted to the construction of roads and improvement of communications. This sum will be leviable in the same manner as other arrears of Revenue.

1	2	3	4	5	6	7
Number of Lot.	Collectorate Towjee Number.	Name of Mehals and Pergunnahs.	Area.	Sudder Jumma.	Upset Price.	REMARKS.
			B. C. B.	Rs. As. P.	Rs. As. P.	
1	Under Hoodas of Mehal No. 191 Towjee. After sale each Estate will be separately numbered in the Towjee.	66-67 Chundeepore, in Pergunnah Kedarkoond ...	588 7 12	313 0 0	626 0 0	Let in farm to the end of 1271 Umlee.
2		68 Beloon, Pergunnah Kedarkoond ...	164 19 8	140 0 0	280 0 0	Ditto.
3		69 Khamar Koosoomda, Pergunnah Kedarkoond ...	16 12 8	16 0 0	32 0 0	Ditto.
4		72 Borooee, Pergunnah Kedarkoond ...	70 16 0	62 0 0	124 0 0	Ditto.
5		74 Doojeepore, Pergunnah Kedarkoond ...	488 16 8	194 0 0	388 0 0	Ditto.
6		75 Tagareea, Pergunnah Kedarkoond ...	335 4 12	159 0 0	318 0 0	Ditto.
7		9 Nischanta, Pergunnah Khurugpoor ...	427 7 8	389 0 0	778 0 0	Ditto.
8		50 Barogarea Rutunpoor, Pergunnah Khurugpoor ...	65 18 4	27 0 0	54 0 0	Ditto.

MIDNAPORE COLLECTORATE, }
The 2nd January 1863.

H. MADOCKS,
Officiating Collector.

ADVERTISEMENT OF SALE.

NOTICE is hereby given, that the Zemindary right of Government to the several Khas Mehals, situated in the District of Hooghly, and mentioned in the Statement hereto annexed, will be put up to sale, under Orders of the Board of Revenue, No. 190, dated 23rd December 1862, in the Hooghly Collectorate, on the 6th April 1863, corresponding with the Bengally date 25th Chytr 1269. The Purchaser of such Mehals will be subject to the Conditions laid down below :—

CONDITIONS OF SALE.

1st.—The Estates to be sold, with the Sudder Jummas given below, to the highest bidder above the upset price.

2nd.—The sale to be subject to existing leases and to the right conferred by the Settlement proceedings and laws in force, and Purchasers to be bound to respect the rights of resident cultivators who have signed the Jumma bundee made by the Revenue authorities.

3rd.—If the amount of purchase money do not exceed 100 Rupees, the whole amount will be paid down at once.

4th.—If the amount of purchase money exceed 100 Rupees, a deposit to be at once made of Rupees 25 per cent. upon the amount bid; the same to be forfeited to Government, and the sale cancelled, if the whole amount of purchase money be not paid by noon of the 15th day after the sale, reckoning the day of sale as one, and the Mehal will again be put up for sale at the risk of the former Purchaser.

5th.—The Purchaser will be bound to pay an additional sum of one per cent. on the Sudder Jumma for construction of roads and improvement of communications. This sum will be levied by the same process as other arrears of Revenue on the Estate.

Number.	Towjee Number.	Names of Mehals and Pergunnahs.	Area.	Sudder Jumma.	Upset Price.	REMARKS.
			B. C. Ch.	Rs. As. P.	Rs. As. P.	
39	2200	Chakran Jolahghata, Pergunnah Sing- hoor	49 6 12	94 13 4	189 10 8	
42	2203	Chakran Taghorah, Pergunnah Balee- gory	8 7 10	15 1 5	30 2 10	
44	2205	Chakran Khagrahkoondoo, Pergunnah Voorsitto	10 4 14	17 0 10	34 1 8	
45	2206	Chakran Belband, Pergunnah Voorsitto	30 6 14	68 9 9	137 3 6	
47	2208	Chakran Gungaticree, <i>alias</i> Gungaram Batty, Pergunnah Voorsitto	5 16 14	6 3 9	12 7 6	
51	2212	Chakran Poorondurpoor, Pergunnah Chowmooha	6 10 0	17 10 3	35 4 6	
53	2214	Chakran Vadhoor, Pergunnah Jehan- abad	62 12 0	64 8 10	129 1 8	
55	2216	Chakran Colloopookhooriah, Per- gunnah Jehanabad	1 5 0	2 3 0	4 6 0	
57	2218	Chakran Pachbaria, Pergunnah Baleah	75 10 6	159 4 3	318 8 6	
59	2220	Chakran Beengran, Pergunnah Voor- sitto	15 18 0	43 7 0	86 14 0	
60	2221	Chakran Manikopat, Pergunnah Biarrah	20 1 0	45 1 8	90 3 4	
62	2223	Chakran Kamarkoondoo, Pergunnah Cundeeppore	38 17 4	98 14 3	197 12 6	
80	3444	Majeepoor, Pergunnah Voorsitto	1,083 11 8	892 11 0	1,785 6 0	
84	3448	Tatsally, Pergunnah Voorsitto	1,591 2 7	1,337 7 6	2,674 15 0	
54	2215	Chakran Sabulsinghopoor, Pergunnah Jehanabad	14 9 12	2 0 0	This Mehal will be sold rent-free to the highest bidder.

HOOGHLY COLLECTORATE,
The 23rd February 1863.

A. V. PALMER,
Collector.

ADVERTISEMENT OF SALE.

NOTICE is hereby given, that the Zemindary right of Government to the undermentioned Khass Mehals, situated in the District of Purneah, will be put up to sale, under Order of the Board of Revenue, No. 24 of the 10th February 1863, in the Purneah Collectorate, on Monday, the 6th of April 1863, corresponding with 25th Chyite Bengallee 1269, and 2nd Bysack 7270 Fuslee.

The Purchasers of such Mehals will be subject to the Conditions laid down below :—

CONDITIONS OF SALE.

1st.—The Estates to be sold, with the Sudder Jumma entered against each below, to the highest bidder above the upset price.

2nd.—The sale to be subject to existing leases and to the right conferred by the Settlement proceedings and laws in force, and Purchasers to be bound to respect the rights of resident cultivators who have signed the Jumma-bundee made by the Revenue Authorities.

3rd.—If the amount of purchase money do not exceed Rupees 100, the whole amount to be paid down at once.

4th.—If the amount of purchase money exceed Rupees 100, a deposit to be at once made of 25 Rupees per cent. upon the amount bid; the same to be forfeited to Government, and the sale cancelled, if the whole amount of purchase money be not paid by noon of the 15th day after the sale, reckoning the day of sale as one, and the Mehal will again be put up for sale at the risk of the former Purchaser.

5th.—Under the Board's Order No. 17, dated 28th February 1862, Purchasers shall be bound to pay for the construction of roads and improvement of communication one per cent. on the total Sudder Jumma assessed from the date of entry upon their purchase. This sum will be leviable in the same manner as other arrears of Revenue.

Number.	Towlee Number.	Names of Mehals and Pergunnahs.	Area.	SUDDER JUMMA.			Upset Price.	REMARKS.
				Jumma assessed.	Road Cess.	Total Sudder Jumma.		
				Rs. As. P.	Rs. As. P.	Rs. As. P.	Rs. As. P.	
9	5	Turf Kosmain, Pergunnah Kasimpore ...	3,342 9 11½	133 3 5	1 5 6	134 8 11	208 0 0	
12	188	Ramnuggor Chukla Kishenpore Beharee, Pergunnah Dhurmpore ...	96 0 0	1 0 0	0 0 2	1 0 2	2 0 0	
13	189	Kishenpore Beharee alias Koolgawan, Pergunnah Dhurmpore ...	102 1 0	1 8 0	0 0 3	1 8 3	3 0 0	
25	442	Burdaha, Pergunnah Harawat ...	138 14 0	7 0 0	0 1 2	7 1 2	14 0 0	
51	289	Bishenpore Chintamut, Pergunnah Dhurmpore ...	285 3 0	8 0 0	0 1 4	8 1 4	16 0 0	
62	308	Mooradpore, Pergunnah Dhurmpore ...	200 11 0	8 0 0	0 1 4	8 1 4	16 0 0	
63	421	Baisa Govindpore, Pergunnah Dhurmpore ...	400 0 0	2 0 0	0 0 4	2 0 4	4 0 0	
64	758	Bhutabaree, Pergunnah Sreepore ...	477 0 0	14 12 10	0 2 6	14 15 4	30 0 0	
66	792	Daghartul, &c. Pergunnah Kankjote ...	216 9 0	4 10 5	0 0 9	4 11 2	10 0 0	
78	496	Doomrail Durup, Pergunnah Dhurmpore ...	126 18 0	2 0 0	0 0 4	2 0 4	4 0 0	
83	582	Phoosur Kumurgawan, Pergunnah Dhurmpore ...	366 18 0	10 0 0	0 1 8	10 1 8	20 0 0	
84	456	Shahgowra, Pergunnah Dhurmpore ...	146 16 0	2 0 0	0 0 4	2 0 4	4 0 0	
91	298	Deera Khawaspore, Pergunnah Dhurmpore ...	93 7 0	2 0 0	0 0 4	2 0 4	4 0 0	
92	390	Deera Khawaspore, Pergunnah Dhurmpore ...	151 17 0	2 0 0	0 0 4	2 0 4	4 0 0	

JOHN BEAMES,

Officiating Collector.

PURNEAH COLLECTORATE,
The 27th February 1863.

ADVERTISEMENT OF SALE.

NOTICE is hereby given, that the Zemindary right of Government to the several Khas Mehals, situated in the District of Shahabad, and mentioned in the Statement herewith annexed, will be put up to sale, under orders of Government, in the Shahabad Collectorate, on Tuesday, the 5th May 1863, corresponding with the 2nd Jeth 1270 F. S.

The Purchaser of such Mehal will be subject to the Conditions laid down below :—

CONDITIONS OF SALE.

1st.—Estates to be sold, with the Sudder Jumma entered against each below, to the highest bidders, above the upset price.

2nd.—The sale to be subject to existing leases and to the right conferred by the Settlement proceedings and laws in force, and Purchasers to be bound to respect the rights of resident cultivators who have signed the Jummahundee made by the Revenue Authorities.

3rd.—If the amount of purchase money do not exceed 100 Rupees, the whole amount is to be paid down at once.

4th.—If the amount of purchase money exceed 100 Rupees, a deposit to be at once made of Rupees 25 per cent. upon the amount bid; the same to be forfeited to Government and the sale cancelled if the whole amount of purchase money be not paid by noon of the 15th day after the sale, reckoning the day of sale as one, and the Mehal will again be put up to sale at the risk of the former Purchaser.

Numbers.	Towjee Number.	Names of Mehals and Pergunnahs.	Area.				Sudder Jumma.			Upset Price.			REMARKS.
			B.	C.	C.	K.	Rs.	As.	P.	Rs.	As.	P.	
1	4160	Noar Araree Baricha, Pergunnah Peeroo ...	2,783	7	15	0	3,180	0	0	6,360	0	0	Authorized to be sold in Board's Order No. 81, dated 29th July 1862.
2	2912	Arazee Inglis Mansagar, Pergunnah Peeroo ...	127	11	19	0	166	0	0	332	0	0	
3	4149	Moheem <i>alias</i> Burkagoon, Pergunnah Peeroo ...	2,121	8	10	0	1,870	0	0	3,740	0	0	
4	4150	Soormanah, Pergunnah Peeroo ...	229	18	3	10	150	0	0	300	0	0	
5	4151	Gahurooah, Pergunnah Peeroo ...	636	16	8	0	810	0	0	1,620	0	0	
6	4152	Kurnow, Pergunnah Peeroo..	1,033	10	17	15	1,310	0	0	2,620	0	0	
7	4156	Basowree, Pergunnah Peeroo.	1,008	15	17	15	1,630	0	0	3,260	0	0	
8	4157	Katur and Padoomdeehra Patulwah, Pergunnah Peeroo ...	2,340	6	10	0	1,310	0	0	2,620	0	0	
9	4072	Pachma Bilharee, Pergunnah Peeroo ...	992	12	19	0	571	0	0	1,142	0	0	Authorized to be sold in Board's letter No. 205 of 3rd November 1862.

S. C. BAYLEY,
Offg. Collector.

SHAHABAD COLLECTORATE, }
The 19th November 1862. }

ADVERTISEMENT OF SALE.

NOTICE is hereby given, that the Zemindary right of Government to the several Khas Mehals, situated in the District of Shahabad and mentioned in the Statement herewith annexed, will be put up to sale, under orders of Government, in the Shahabad Collectorate, on Monday, the 25th May 1863, corresponding with the 22nd Jeth 1270 F. S.

The Purchaser of such Mehal will be subject to the Conditions laid down below:—

CONDITIONS OF SALE.

1. Estates to be sold, with the sudder jumma entered against each below, to the highest bidder above the upset price.
2. The Sale to be subject to existing leases and to the right conferred by the Settlement proceedings and laws in force, and Purchasers to be bound to respect the rights of resident Cultivators who have signed the Jumma-bundee made by the Revenue Authorities.
3. If the amount of purchase money do not exceed Rupees 100, the whole amount is to be paid down at once.
4. If the amount of purchase money exceed 100 Rupees, a deposit to be at once made of Rupees 25 per cent. upon the amount bid, the same to be forfeited to Government and the Sale cancelled if the whole amount of purchase money be not paid by noon of the 15th day after the Sale, reckoning the day of Sale as one, and the Mehal will again be put up to sale at the risk of the former Purchaser.

Number.	Towjee Number.	Names of Mehals and Pergunnahs.	Area.	Sudder Jumma.	Upset Price.	REMARKS.
			B. K. G. Ch.	Rs. As. P.	Rs. As. P.	
1	4158	Sownah, Pergunnah Peero	462 11 6 0	775 0 0	1,550 0 0	}
2	4159	Jumoree, „	594 9 15 0	810 0 0	1,620 0 0	
3	4161	Runnee, „	773 19 2 0	921 0 0	1,842 0 0	
4	4162	Sickrour, „	1,263 3 10 11	960 0 0	1,920 0 0	
5	4163	Narainpoor Talooka, Pergunnah Peero	1,783 3 9 0	2,150 0 0	4,300 0 0	} Confiscated Estates of Eker Singh, authorized to be sold in Board's Order No. 81, dated 29th July 1862.
6	4164	Dhaindah, Pergunnah Peero	385 15 2 0	370 0 0	740 0 0	
7	4165	Warispoor, alias Daree Deeh, Pergunnah Peero	1,062 12 19 0	825 0 0	1,650 0 0	
8	4166	Nowaon, Pergunnah Peero	560 15 5 0	740 0 0	1,480 0 0	
9	4167	Koosmee Samee, Pergunnah Peero	702 19 13 0	326 0 0	652 0 0	} Old Government Khas Mehals.
10	2152	Oosnah, Pergunnah Sasseram	603 15 18 0	277 0 0	554 0 0	
11	2159	Utwalleah, Pergunnah Sasseram	342 4 11 0	286 0 0	572 0 0	
12	2267	Burraree Kullam, Pergunnah Sasseram	671 15 13 0	415 0 0	830 0 0	
13	3324	Siekureeah Line, Pergunnah Dunwar	104 9 1 0	60 0 0	120 0 0	} Resumed Invalid Jagheers authorized to be sold in Board's Order No. 105, dated 9th September 1862.
14	2804	Arazeo Inglis Pahlwan Sing appertaining to Chandee, Pergunnah Dunwar	29 16 0 0	26 0 0	52 0 0	
15	2807	Aazeo Inglis Bodhee Sing appertaining to Chandee, Pergunnah Dunwar	28 18 16 0	36 2 0	72 6 0	

SHAHABAD COLLECTORATE, }
The 19th November 1862. }

S. C. BAYLEY,
Officiating Collector.

Uncovenanted Service Family Pension Fund.

WIDOW'S FUND.

Amount at credit of the Reserve Fund, according to Mr. Finlaison's valuations as on 1st May 1862	...	Rs. 3,56,125	0	0
Amount of interest upon Rupees 3,56,125, at 6 per cent per annum	...	21,367	0	0
Probable balance at credit of the interest account on the 30th April 1863	...	1,093	0	0
Estimated net divisible sum for the year 1863-64	... Total	Rs. 22,460	0	0

which will admit of a dividend of 29 per cent. in the monthly subscriptions of 325 qualified Members, who shall have completed five years' consecutive payments on or before the 30th April 1863.

CHILDREN'S FUND.

Amount at credit of the Reserve Fund, according to Mr. Finlaison's valuations as on 1st May 1862	...	Rs. 1,52,367	0	0
Amount of interest upon this sum, Rupees 1,52,367 at 6 per cent. per annum	...	" 9,142	0	0
Probable balance of the interest account on the 30th April 1863	...	" 1,560	0	0
		Total Rs.	10,702	0

Against this will have to be debited to make up the deficit on the payment of one Subscriber, whose subscription is less than the rate laid down in the new Tables of rates, as per Proposition 3 of Circular, dated the 15th December 1852

Estimated net divisible sum for the year 1863-64

which will admit of a dividend of 25 per cent. in the monthly subscriptions of 225 qualified Subscribers, who shall have completed five years' consecutive payments on or before the 30th April 1863.

Published by Order of the Directors,

R. C. TULLOH,
Secretary.

FUND OFFICE,
The 28th March 1863. }

H. A. BROWN,
Offy. Accountant and Collector.

ADVERTISEMENT OF SALE.

NOTICE is hereby given, that the Zemindary right of Government to the undermentioned Khas Mehals, situated in the District of Rungpore, will be put up to sale under the Order of the Board of Revenue, No. 139 of the 19th November 1862, communicated in the Commissioner of Revenue's Office Memorandum No. 113, dated 6th December following, in the Rungpore Collectorate, on Monday, the 1st of May 1863, corresponding with 19th Bysack 1269 B. S.:

The Purchasers of such Mehals will be subject to the Conditions laid down below.

CONDITIONS OF SALE.

1st. The Estates to be sold, with the Sudder Jumma entered against each below, to the highest bidder, above the upset price.

2nd. The sale to be subject to existing leases and to the right conferred by the Settlement proceedings and laws in force, and Purchasers to be bound to respect the rights of resident cultivators who have signed the Jumma bundee made by the Revenue Authorities.

3rd. If the amount of purchase money do not exceed Rupees 100, the whole amount to be paid down at once.

4th. If the amount of purchase money exceed Rupees 100, a deposit to be at once made of 25 Rupees per cent upon the amount bid; the same to be forfeited to Government and the sale cancelled if the whole amount of purchase money be not paid by noon of the 15th day after the sale, reckoning the day of sale as one, and the Mehal will again be put up for sale at the risk of the former Purchaser.

5th. Under the Board's Order No. 17, dated 28th February 1862, Purchasers shall be bound to pay for the construction of roads and improvement of communication one per cent. on the total Sudder Jumma assessed from the date of entry upon their purchase. This sum will be leviable in the same manner as other arrears of Revenue.

Number.	Towjee Number.	Names of Mehals and Pergunnahs.	Area.	SUDDER JUMMA.			Upset Price.	REMARKS.
				Jumma assessed.	Road Cess.	Total Sudder Jumma.		
			B. K. C.	Rs. As. P.		Rs. As. P.	Rs. As. P.	
1	269	Khamar Mohuntall, Chackla Fattypore	3 18 8	3 0 0	...	3 0 0	0 0 0	
2	318	Sungulsee, Chackla Carzechaut	1,779 6 4	1,017 0 0	...	1,017 0 0	2,034 0 0	
3	319	Kisunt Pergunnah Pyrabund, Pergunnah Pyrabund	9,196 3 0	7,846 15 0	...	7,846 15 0	15,693 14 0	
4	331	Talook Bagdulo, &c., Chackla Bodah	921 15 0	323 0 0	...	323 0 0	646 0 0	
5	342	Talook Khulexakotal, appertaining to Talook Peelnee, &c., Chackla Poorubbling	45 11 4	26 0 0	...	26 0 0	52 0 0	
6	391	Talook Sechakandee, Chackla Futepora	79 8 0	33 0 0	...	33 0 0	66 0 0	
7	492	Mouzah Dimlah, Chackla Carzechaut	166 14 8	125 0 0	...	125 0 0	250 0 0	

RUNGPORE COLLECTORATE,
The 27th March 1863. }

VILLIERS TAYLOR,

ADVERTISEMENT OF SALE.

NOTICE is hereby given, that the Zemindary right of Government to the Khas Mehal, situated in the District of Midnapore, and mentioned in the Statement hereto annexed, will be put up to sale, under Orders of the Board of Revenue, as communicated in their Secretary's letter No. 49, dated the 3rd March 1863, in the Midnapore Collectorate, on Thursday, the 9th day of April 1863, corresponding with the 29th Chyete 1270 Umla and the 28th Chyete 1269 Bengalee.

The Purchaser of the Mehal will be subject to the undermentioned Conditions:—
CONDITIONS OF SALE.

1st.—The Estate will be sold to the highest bidder *above* the upset price.

2nd.—If the amount of purchase money do not exceed Rupees 100, the whole amount is to be paid down at once. If the amount of purchase money exceed Rupees 100, a deposit of Rupees 25 per cent. is to be at once made upon the amount bid; the same to be forfeited to Government if the whole amount of purchase money be not paid by noon of the 15th day after the sale, or if the day be a close holiday, then on the first Office day, reckoning the day of sale as one, and the Mehal will be again put up to sale at the risk of the former Purchaser.

3rd.—The sale to be subject to existing leases and to the right conferred by the Settlement proceedings and laws in force, and Purchaser to be bound to respect the rights of resident cultivators who have signed the Jummabundee made by the Revenue Authorities.

4th.—In addition to the ordinary Sudder Jumma fixed on the Estate, Purchaser will be bound to pay an annual sum calculated at one per cent. on the Sudder Jumma, to be devoted to the construction of roads and improvement of communications. This sum will be leviable in the same manner as other arrears of Revenue.

1.	2.	3.	4.	5.	6.	7.
Number of Lot.	Collectorate Towjee Number.	Name of Mehal and Pergunnah.	Area.	Sudder Jumma.	Upset Price.	REMARKS.
			B. C. B.	Rs. As. P.	Rs. As. P.	
1	1794	Moondoomaree Brindabun Chuck, Pergunnah Turf Erinch.	213 7 15	70 0 11	140 1 10	Let in farm to the end of 1278 Umla.

MIDNAPORE COLLECTORATE,
The 16th March 1863. }

F. R. COCKERELL,
Collector.

NOTICE

Is hereby given, that in the event of no claim being made to the unclaimed Dividends hereunder mentioned within six months from this date they will be paid into Court:—

ESTATE OF LARPENT, SAUNDERS AND Co.

NAMES OF CREDITORS.	Amount of Claims.	1st Dividend @ 1-8 per cent.
	Rs. As. P.	Rs. As. P.
Miss Todd	55 0 0	0 13 2
Lieutenant L. De. H. Larpent, 21st N. I.	603 0 0	9 0 8
Ensign F. Henderson	70 0 0	1 0 9
Beebee Hadjee Khanum	1,074 1 8	16 1 9
John Noble, of London, const. of Sherry	857 9 6	12 13 9
C. E. Newcomen on account Lieutenant Evans	980 1 6	14 11 2
Khyrateell, son of Bissheshur Nath	1,200 0 0	18 0 0
Thacker, Spink and Co.	14 12 0	0 3 6
William Moran and Co.	768 12 0	11 8 6

CALCUTTA,
The 30th March 1863. }

JOHN COCHRANE,
Official Assignee.

PURSUANT to an Order of the High Court of Judicature at Fort William in Bengal, in its ordinary original Civil jurisdiction, made in the matter of the Estate of William Amys Rolfe, deceased, the Creditors of the said William Amys Rolfe, late a Surgeon in the Service of the Hon'ble East India Company, on their Bengal Establishment, who died on or about the month of August one thousand eight hundred and fifty-seven, are, by their Solicitors, on or before the thirty-first day of March next, to come in and prove their debts before the Hon'ble Sir Mordaunt Lawson Wells, one of the Judges of Her Majesty's High Court of Judicature at Fort William in Bengal, at the Court House, in Esplanade Row, or before such other of the Judges of the said High Court as may be then sitting on references, or in default thereof they will be peremptorily excluded from the benefit of the said Order. On Tuesday, the fifteenth day of April one thousand eight hundred and sixty-three, at ten o'clock in the forenoon, at the said Court House, is appointed for hearing and adjudicating upon the claims.

Dated this 28th day of February 1863.

R. BELCHAMBERS,
Registrar.

SANDES, STACK AND CO.,
Solicitors for the Plaintiff.

TO BE PEREMPTORILY RE-SOLD (the first purchaser not having completed his purchase) by the Registrar of the High Court of Judicature at Fort William in Bengal, at the Court House, in Calcutta, on Wednesday, the First day of April next, the following Property which was formerly sold under a Decree of the said High Court of Judicature at Fort William in Bengal, made in a certain cause wherein John George Hughes is the Plaintiff, and Charles Swinton Hogg and others are Defendants, bearing date the Twenty-fourth day of July One thousand, Eight hundred and Sixty-two (that is to say).—All that piece of land, containing, as per Pottah, three biggahs and eight cottahs, situate at Ballygunge, in Dhee Chuckerbarreah, in Punchanogram, and bounded on the North by a public pueka road, on the South by a drain separating the said land from the land of Baboo Cassee Mullick, on the East by the land of the said Cassee Mullick, and on the West by public drain running partly between the said land and a public road, and partly between the said land and land of the said Baboo Cassee Mullick. Particulars whereof, and Conditions of Sale, may be seen at the Registrar's Office in the Court House, Calcutta, and at the Office of Messieurs Temple and Penn, Attorneys for the Plaintiff, 5, Old Post Office Street.

R. BELCHAMBERS,
Registrar.

HIGH COURT;
Registrar's Office,
The 24th March 1863.

TO BE PEREMPTORILY SOLD, pursuant to an Order of the late Supreme Court, made in a cause Bholanauth Coondoo Chowdry and another against Luckeycaunt Coondoo, dated 29th July 1861, with the approbation of the Master of the High Court, at his Office, in the Court House, on the 10th day of April 1863, at 12 o'clock, the following property:—

An upper-roomed brick-built Dwelling-house, with a piece of ground on which it is built, containing by estimation one cottah and thirteen chittacks, more or less, situate at Mouzah Soota-rooty, in Dhee Calcutta, Natharbagaur, and No. 5.

Also a lower-roomed brick-built Dwelling-house, with a piece of ground on which it is built, containing by estimation seven cottahs, more or less, situate at Natharbagaur aforesaid, and No. 8-1.

Further particulars may be had at the Master's Office, or of Mr. E. B. Goodall, Attorney for the Plaintiffs.

JOSEPH GOODALL,
Master.

HIGH COURT;
Master's Office,
The 27th March 1863.
E. B. GOODALL,
Plaintiffs Attorney.

PURSUANT to an Order of the High Court of Judicature at Fort William in Bengal, bearing date the 16th day of March 1863, and made in a certain suit wherein Greenchunder Ghose and Sreemutty Nubborungeene Dossee are Plaintiffs, and John Bartlett and others are Defendants, the respective next of kin of John Holmes, deceased; Mary Scott, deceased; and John Finlay, deceased; (all of whom were in their respective life times Partners in the late Union Insurance Company), are required to come in and represent the Estates of the said John Holmes, Mary Scott, and John Finlay, respectively, for the purposes of the said suit, or, in default thereof, the said High Court will appoint a person to represent the said Estates, for all the purposes of the said suit, in pursuance of Section XXIII. of Act VI. of 1851 of the Legislative Council of India.

A. ROGERS,
Plaintiff's Attorney.

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of } On Saturday, the 7th Asiatic Marine Insurance Office, an Insolvent, it was ordered that such of the Shareholders of the said Asiatic Marine Insurance Office, resident in Calcutta or the Suburbs thereof, as have neglected to pay the sum of Company's Rupees 1,000, at which they have been respectively further assessed in respect of each share held by them, respectively, in the said Company, do on or before the 1st day of May next, pay to the Official Assignee the said sum of Company's Rupees 1,000, at which they have been respectively assessed as aforesaid, and that the Shareholders of the said Asiatic Marine Insurance Office, resident in Hong Kong and in Bombay, do, on or before the 1st day of July next, and that the Shareholders of the said Asiatic Marine Insurance Office, resident in the Mauritius

and in Great Britain and other places not herein specifically mentioned, do, on or before the 1st day of September next, pay to the Official Assignee the respective sums at which they have been assessed as aforesaid, in respect of the shares held by them, respectively, in the said Company. And that in case any of the Shareholders of the said Asiatic Marine Insurance Office shall neglect to comply with such order within the time limited, the said Official Assignee shall be at liberty to apply to this Court that such defaulting Shareholders may be adjudged to have committed an act of insolvency according to the provision of the Act No. XLIII. of 1850, passed by the President of the Council of India in Council on the 27th December 1850, entitled an Act for the regulation of Joint Stock Companies.

Hatch and Stewart, Attorneys.

Chief Clerk's Office, the 17th February 1863.

In the matter of John Fritchly, of Dacca, an Inspector of Police, but at present of Old Bytakhana Bazar Road, in Calcutta, Head Inspector of Police, in the service of the Eastern Bengal Railway Company, an Insolvent. } On Tuesday, the 24th day of March instant, it was ordered that the matters of the petition of the said Insolvent be heard on Saturday, the 6th day of June next, and that the said Insolvent do then attend to be examined by the said Court.

Shircore, Attorney.

In the matter of John Fritchly, of Dacca, an Inspector of Police, but at present of Old Bytakhana Bazar Road, in Calcutta, Head Inspector of Police, in the service of the Eastern Bengal Railway Company, an Insolvent. } Notice, that the petition of the said Insolvent seeking the benefit of the Act XI. Vic. Cap. XXI. was filed in the Office of the Chief Clerk on the 24th day of March instant, and by an order of the same date, the estate and effects of the said Insolvent were vested in the Official Assignee.

Shircore, Attorney.

Chief Clerk's Office, the 31st March 1863.

Notice.

THE Partnership heretofore existing between HERSCHELL DEAR and ALEXANDER CHRISTIAN as Railway Contractors and Timber Merchants having been dissolved by mutual consent on the 30th day of June last, the undersigned is prepared to execute orders for Timber of every description by contract.

ALEXANDER CHRISTIAN.

MONGHYR, }
The 27th October 1862. }

H. Dear & Co., TIMBER MERCHANTS.

THE above Firm is prepared to undertake the supply of Sleepers or Timber to Railway Companies or other parties.

For the last 11 years the Firm has successfully carried out very heavy engagements with the East Indian Railway Company, as also with the Government of India, and has still extensive Contracts with both for Timber and Sleepers.

H. DEAR & Co.

MONGHYR, }
The 27th January 1863. }

Bank of Bengal.

The 25th March 1863.

NOTICE is hereby given, that Good Friday, the 3rd April, and Saturday, the following day, will be observed as close Holidays at the Bank of Bengal and the General Treasury.

Published by order of the Directors,

GEO. DICKSON,
Secretary and Treasurer.

People's Bank of India Limited."

3, HARE STREET, CALCUTTA.

ALL information respecting Rules and Terms of Business will be forwarded on application to

R. E. K. WILKINSON,
Manager.

The 14th March 1863.

Notice.

MR. FREDERICK TILT BROOKS has this day been admitted a Partner in our Firm.

SAMUEL SMITH AND SONS.

CALCUTTA,
The 1st April 1863. }

Notice.

MR. JAMES HENRY MACKEY retired from our Firm on the 31st ultimo, when his interest and responsibility therein ceased.

SAMUEL SMITH AND SONS.

CALCUTTA,
The 1st April 1863. }

For Sale.

THE Mehals of Pergunnah Rocknupore to the west of the Bhangirruttee, situated in Zillah Moorshedabad. For particulars apply to James Cockburn, Esquire, Rampore Beaulah, or to Jardine, Skinner and Co., Calcutta.

JARDINE, SKINNER AND CO.,

Managing Agents of B. Watson and Co.

North-West Indigo Association "Limited."

THE First Ordinary Yearly General Meeting of the Association will be held at the Registered Office of the Association, No. 2, Mission Row, on Wednesday, the 15th instant, at 12 o'clock, when the Report of the Directors and the Accounts for the past year will be submitted.

S. T. BALMER,
Secretary.

Lost

IN transmission by post to Darjeeling, the Second-half of the Government Currency Note, No. 11542, for Rupees 1,000, payment of which has been stopped at the Bank.

THOS. ANDERSON, M. D.,
Supdt. of the Botanic Gardens.

Lost.

SECOND-HALF of the Government Currency Note, No. 01900, for Rupees 20.

Lost.

THE following Government of India Promissory Notes, the property of the undersigned:—

No. 5168 of 17502 of 1835-30, dated 31st March 1836, Rupees 3,000.

No. 41870 of 1854-55, dated 30th June 1854, Rupees 500.

Payment of principal and interest has been stopped.

GILLANDERS, ARBUTHNOT & Co.

**NOTICES issued by the
POST-MASTER of CALCUTTA.**

No. 237.

The 25th March 1863.—Notice is hereby given, that the Mails for France, Foreign Europe *via* France, the intermediate Ports and China, for transmission per French Mail Steamer *Erymanthe*, will be closed at this Office on Thursday, the 2nd April 1863, at 6 p. m.

No. 238.

The 26th March 1863.—Mail Packets for the Overland Mail which leaves Bombay on the 13th April 1863 will be closed at this Office at 5 p. m. on Saturday, the 4th idem, *via* Marseilles only.

Letters and Papers for transmission *via* Bombay will be received up to 6 p. m. on every day prior to the 4th, and Inland Postage to Bombay must be prepaid in Stamps on Letters sent by this

opportunity to places in Egypt and to Countries in Foreign Europe *via* Trieste.

RATES OF POSTAGE.

	Rs.	As.	P.
Under $\frac{1}{4}$ Ounce	...	0	6 0
" $\frac{1}{2}$ "	...	0	8 0
" $\frac{3}{4}$ "	...	0	14 0
" 1 "	...	1	0 0

No. 239.

The 26th March 1863.—The Public are informed that an Express Packet to the extent of 200 Ounces will be sent to Bombay on Sunday, the 5th April 1863, and Letters will be received up to 6 p. m. of the same day.

Each Firm or Individual will be allowed to send Letters up to one Ounce in weight, and the Express Postage must be paid in cash at the Window at one Rupee for $\frac{1}{4}$ of an Ounce in addition to the Steamer Postage paid by Stamps.

No. 240.

The 26th March 1863.—The Overland Mail per Steamer *Moollan* will be closed on Wednesday, the 8th April 1863, at 6 p. m.

Letters for Madras, Ceylon, the Straits, China, Mauritius, and Australia can be sent by this opportunity.

Weight.	<i>via</i> Marseilles.	<i>via</i> Southampton.
Under $\frac{1}{4}$ Ounce	Rs. 0 6 0	Rs. 0 4 0
" $\frac{1}{2}$ "	" 0 8 0	" 0 4 0
" $\frac{3}{4}$ "	" 0 14 0	" 0 8 0
" 1 "	" 1 0 0	" 1 0 0
" 2 "	" 2 0 0	" 1 0 0

No. 247.

The 31st March 1863.—The Post-Master begs to inform the Public that the Overland Express Packet of the 20th March 1863, and the Safe *Dak* of the 19th idem, arrived at Bombay both in time for the Overland Steamer.

MEMORANDUM showing the Date and Hour of Arrival at the Calcutta Post Office of the Mails which left England on the 26th of February 1863, and the time occupied in sorting the Letters and Papers for delivery.

Name of the Steamer.	Date and Hour at which the Mail Steamer anchored at Garden Reach.	Hour at which the Mail arrived at the General Post Office.	Hour at which the Window Delivery commenced.	Hour at which the Pawns left Office.	Delivery.	No. of Boxes of Letters.			No. of Boxes of News-Papers and Books.		
						Southampton.	Marseilles.	Total.	Southampton.	Marseilles.	Total.
<i>Orissa</i>	30th March at 1-15 p. m.	30th March at 2-15 p. m.	4-30 p. m.	5-15 p. m.	2h. & 15m.	5	3	8	34	22	56
											8
										Total	64
										Madras	2 Boxes.
										Ceylon	1 "
										France	2 "
										Malta	1 Bag.
										Alexandria	1 "
										Gibraltar	1 Pkt.
										Suez	1 "
										Aden	1 "
										Bombay	1 "
										Bagdad	1 "
										Mauritius	2 "
										Total	78

The 31st March 1863.



The Calcutta Gazette.

SATURDAY, APRIL 4, 1863.

HOME DEPARTMENT.

No. 2193.

Fort William, the 31st March 1863.

Notifications.—The Hon'ble the President in Council is pleased to confirm the following appointments made by the Hon'ble the Chief Justice of the High Court :—

Mr. H. T. Prinsep to the Registrarship of the High Court in its Appellate Jurisdiction.

Mr. R. Belchambers to the Registrarship of the High Court in its Original Jurisdiction.

Mr. J. H. Belchambers to the Deputy Registrarship of the High Court in its Appellate Jurisdiction.

Mr. C. T. Davis to the Chief Clerkship of the High Court in its Original Jurisdiction.

Baboo Anund Chunder Bose to the Assistant Registrarship, Judicial Department, High Court, in its Appellate Jurisdiction.

Mr. T. C. Ledlie to the Assistant Registrarship, General Department, High Court, in its Appellate Jurisdiction.

No. 2194.

The 1st April 1863.

The Hon'ble the President in Council is pleased to grant to Mr. A. Tween, Assistant in the Geological Survey of India, and Curator of the Geological Museum, leave absence, for three months, under Clause 1, Section VII: of the Uncovenanted Absentee Rules, from such date as he may avail himself of it.

No. 2195.

The undermentioned Specifications of Inventions have been filed under the provisions of Act No. XV. of 1859 in the Office of the Secretary to the Government of India, in the Home Department. Copies have been sent to one of the Secretaries to each of the Governments of Bengal, Fort St. George, Bombay, and the North-Western Provinces.

A copy of every Specification is open, at all reasonable hours, at the Office of the Secretary to the Government of India, in the Home Department, to public inspection upon payment of a fee of one Rupee, and a certified copy of any Specification will be given to any person requiring the same on payment of the expense of copying.

No. 140.—Daniel Edwards Siebe, Engineer and Machinist, of Mason Street, Lambeth, in the

County of Surrey, in Great Britain, for "Improvements in Machinery or Apparatus for refrigerating or producing Cold, part of which improvements is applicable also to other purposes."

No. 143.—John Hodgart, of No. 5, Grant's Buildings, Colaba, Bombay, Engineer and Foreman of the Bombay Mint, for "a combined Lever and Hydraulic Press for pressing Cotton and other goods."

No. 152.—Robert Wilson, of Patricroft, near the City of Manchester, Engineer, for "Improvements in Hydraulic Presses and in Machinery or Apparatus for raising and forcing Fluids."

No. 155.—Henry Lunley, of Chancery Lane, in the County of Middlesex, England, Auctioneer, for "an improved Roller."

No. 2196.

The 2nd April 1863.

Mr. A. L. March Phillipps, of the Civil Service, is permitted to proceed to Europe on Furlough for a period of three years from the date of embarkation.

E. C. BAYLEY,

Secy. to the Govt. of India.

FOREIGN DEPARTMENT.

No. 66.

REVENUE.

Camp Moulana, the 26th March 1863.

Notifications.—The Viceroy and Governor General is pleased to notify, for general information, that the following Chiefs of Central India have abolished all transit Duties on Cotton within their Estates :—

Raja of Johut, under the Bheel Agency.

Nowab of Mahomedgurh

" " Basowda

Raja of Nursingurh

" " Muxoodungurh.

} Under the Bhopal Agency.

No. 63.

HOME DEPARTMENT.

His Excellency the Viceroy and Governor General is pleased to permit the Hon'ble C. J. Erskine to resign his seat as an additional Member of the Council of the Governor General and to re-place his services at the disposal of the Bombay Government.

No. 116.
GENERAL.

The undermentioned Officers of the British Burmah Commission have passed the prescribed examination for the higher Standard:—

1. Lieutenant C. W. Street, Assistant Commissioner, Second Class.
2. Lieutenant W. C. Plant, Assistant Commissioner, Third Class.
3. Mr. J. E. Macrae, Assistant Commissioner, Third Class.
4. Captain E. B. Sladen, Assistant Commissioner, Second Class.

For the lower Standard.

1. Mr. W. D'C. Ireland, Extra Assistant Commissioner, with credit.
2. Mr. J. Ilind, Extra Assistant Commissioner.

No. 118.

Lieutenant G. A. Strover, Officiating Assistant Commissioner, Third Class, in British Burmah, is confirmed in his appointment with effect from the 14th April last, the date of his entering on his duties in the Commission.

Lieutenant Strover, who is transferred from the Arracan to the Tenasserim Division, made over charge of his Office at Akyab to the Deputy Commissioner, Major Ripley, on 8th January 1863, and reported himself at Moulmein on the 10th idem.

Lieutenant H. R. Spearman, appointed Assistant Commissioner, Third Class, in British Burmah, in Notification dated 25th July last, No. 1509, to rank as such from the 30th December 1862, the date of his joining his appointment at Promé.

H. M. DURAND, Colonel,
Secy. to the Govt. of India,
with the Governor General.

No. 87.

MILITARY.

Fort William, the 31st March 1863.

Major R. M. S. Annesley, Commanding Meywar Bheel Corps, and First Assistant, Political Agent, Meywar, and Superintendent, Hilly Tracts, availed himself, on the 3rd instant, of the preparatory leave granted to him in G. O. dated 24th December last, No. 405.

The following arrangements are sanctioned by the President in Council as a temporary measure:—

Captain F. L. Mackeson to officiate for Major Annesley.

Lieutenant and Adjutant W. Battye to officiate as Second in Command, and Second Assistant Political Agent, Meywar, in addition to his other duties.

No. 542.

GENERAL.

Lieutenant H. C. E. Ward, Superintendent of Dhar, has obtained leave of absence, on Medical Certificate, for one month, from the date on which he may avail himself of it, for the purpose of appearing before the Medical Board at Bombay.

No. 544.

Lieutenant C. C. Taylor, Assistant to the Resident at Nipal, assumed charge of his appointment and the Command of the Residency Escort on the 19th instant.

No. 551.

GENERAL.

The 1st April 1863.

The General Order dated 20th ultimo, No. 486, appointing Captain Herbert H. James to be an Assistant Commissioner, Third Class, in Oudh, is hereby cancelled.

No. 555.

Mr. E. O. Bradford, Deputy Commissioner of Roy Bareilly, in Oudh, has obtained one year's leave of absence to proceed to Europe, on Medical Certificate, from the date of the sailing of the French Steamer *Erymanthe*, together with four weeks' preparatory leave to reach the Port of embarkation.

No. 558.

The 2nd April 1863.

Mr. F. St. Clare Williams, Extra Assistant Commissioner in Oudh, availed himself, on the 14th ultimo, of the leave of absence granted to him in General Order dated the 13th February last, No. 289.

No. 559.

With reference to General Order by the Governor General dated 20th February last, No. 11, Lieutenant J. Hills, v. c., Assistant Resident at Nipal, left the Residency on the afternoon of the 28th idem.

No. 560.

Mr. H. G. Ross, Officiating Deputy Commissioner of Mahomdee, in Oudh, has obtained five weeks' leave of absence, from the 20th February last, preparatory to applying for sick leave to Europe.

No. 562.

Mr. T. King, Apothecary, in Civil Medical charge of the Station of Wurdah, Central Provinces, has obtained fourteen days' preparatory leave of absence, from the date on which he may avail himself of the same, to enable him to appear before a Medical Committee at Kamptee with a view to obtaining further leave on Medical Certificate.

No. 565.

The remaining portion of the leave of absence granted to the Reverend Dr. J. J. Carshore, Chaplain of Tounghoo, in General Order dated 11th February last, No. 365, is cancelled from the 1st instant.

E. C. BAYLEY,

Offg. Secy. to the Govt. of India.

LIST of Persons entitled to the "India Medal," whose Medals lie unclaimed in the Office of the Secretary to the Government of India, in the Foreign Department.

Names of Parties.

Abbott, A. E.	... Engine Driver.
Burrows, John	... Clerk.
Collins, J.	... Pupil, La Martiniere.
Creed, E.	... Ditto, ditto.
Creed, G.	... Ditto, ditto.
Cameron.	... Merchant.
Dodd, G. N.	... Civil Surgeon.
Davey, Peter	... Clerk.
DeRavara, J.	... Steward, La Martiniere.
Deverine, J.	... Late Superintendent, <i>Constantia</i> .
Davis, J.	... Overseer.
Dawson, Captain	... Oudh Military Police.
Marshall, A.	... Assistant Book-keeper.
Parry, J.	... Railway Inspector.
Sadler, Lieutenant T. J.	... Oudh Military Police.
Smith, C.	... Railway Inspector.
Tucker, R. T.	... Civil Service.
Wilson, R.	... Merchant Tailor.

H. M. DURAND, Col.,

Secy. to the Govt. of India.

MILITARY DEPARTMENT.

GENERAL ORDERS BY HIS EXCELLENCY THE GOVERNOR GENERAL OF INDIA.

Camp Moulanah, the 26th March 1863.

No. 181. of 1863.—The services of Captain R. W. Glasse, Bengal Staff Corps, Second in Command, 15th Native Infantry, and of Lieutenant R. P. Davis, doing duty with the 42nd Native Infantry, are placed at the disposal of the Bengal Government.

Camp Umballa, the 27th March 1863.

No. 191. of 1863.—The following Orders issued by the Resident at Hyderabad are confirmed:—

No. 43, dated 9th March 1863.—“The services of Assistant Surgeon G. Williamson, M. D., of Her Majesty's 108th Foot, having been temporarily placed at the disposal of the Resident at Hyderabad for employment in the Hyderabad Contingent, that Officer is posted to the 1st Infantry Hyderabad Contingent at Bolarum, subject to the confirmation of the Government of India.”

No. 45, dated 11th March 1863.—“Assistant Surgeon D. C. McAllum, M. D., of the Madras Medical Establishment, is appointed to the Medical charge of the 3rd Infantry Hyderabad Contingent, subject to the confirmation of the Government of India.”

H. W. NORMAN, Lieut.-Col.,
Secy. to the Govt. of India,
with the Governor General.

MILITARY DEPARTMENT.

Fort William, the 2nd April 1863.

No. 237 of 1863.—The following Military Letter from the Right Hon'ble the Secretary of State for India, No. 40, dated 24th January 1863, is published for general information:—

INDIA OFFICE;
London, 24th January 1863.

MILITARY.

No. 40.

HIS EXCELLENCY THE RIGHT HON'BLE THE GOVERNOR GENERAL OF INDIA IN COUNCIL.

MY LORD,

A COMMUNICATION has been received from the Secretary of State for War requesting that, in all future cases in which passage allowances are advanced to Officers of the British Army returning to this country under circumstances rendering the Imperial Government liable to the

When returning by Steamer.

From Bombay ... £200

„ Madras ... £204

„ Calcutta ... £208

When returning by Sailing Vessel.

From Bombay ... £200

„ Madras ... £204

„ Calcutta ... £208

expense of their conveyance, the sums given in the margin only may be issued. These rates are, therefore, to be adopted accordingly.

I have, &c.,
(Sd.) C. Wood.

No. 238 of 1863.—The undermentioned Officer is permitted to proceed to Europe on Furlough on private affairs:—

Deputy Inspector-General of Hospitals John Balfour, of the Medical Department ... For four months, under the new Regulations.

No. 239 of 1863.—The undermentioned Warrant Officer is permitted to proceed to Europe on urgent private affairs:—

Sub-Conductor George Verini, } For one year
attached to the Army Cloth- } without pay.
ing Agency

No. 240 of 1863.—The following extract from the *London Gazette* of the 3rd February 1863 is published for general information:—

India Office, 2nd February 1863.

Memorandum.—The appointment of Lieutenant and Brevet Captain Robert Stothert to the Bengal Staff Corps, as announced in the *London Gazette* of the 2nd December last, has been cancelled.

No. 241 of 1863.—The undermentioned Officers are permitted to proceed to Europe on leave of absence on Sick Certificate:—

Major William Davis, of the }
Bengal Staff Corps, Deputy } For twenty
Inspector-General of Police, } months.
Jhansie Division ... }

Captain Thomas Gilbert Kennedy, of the Bengal Staff }
Corps, Second in Command } For one year.
of the Corps of Guides ... }

Captain Eugene Clutterbuck }
Impey, of the Bengal Staff } For twenty
Corps, Political Agent at } months.
Ulwur ... }

Veterinary Surgeon John }
Field, of the Bengal Estab- } For twenty
lishment ... } months, under the
new Regulations

No. 242 of 1863.—Captain Charles Brenton Basden, of the late 61st Regiment Native Infantry, is permitted to proceed to Australia on Medical Certificate, and to be absent from Bengal on that account for eighteen months, under the old Regulations.

No. 243 of 1863.—The undermentioned Officer has reported his return from England:—

*Date of Arrival at
Fort William.*

Captain and Brevet Major }
H. G. Delafosse, of H. M.'s } 30th Mar. 1863.
101st Bengal Fusiliers ... }

No. 244 of 1863.—The undermentioned individual of Her Majesty's Service is permitted to reside and draw his pay in India as an Out-Pensioner of Chelsea Hospital according to the 23rd Clause of the Royal Warrant of the 24th May 1847, pending a reference to the Home Authorities as to the amount of his Pension:—

Private Abraham McKillop... H. M.'s 20th Hussars.

No. 245 of 1863.—The undermentioned Non-Commissioned Officer is admitted to Pension as specified opposite to his name:—

Serjeant Joseph Mingle, of the } Equivalent to
2nd Infantry Company, } one shilling per
European Invalid Battalion } diem, payable in
India.

H. K. BURNE, Major,
Offg. Secy. to the Govt. of India.

PUBLIC WORKS DEPARTMENT.

GENERAL.—ESTABLISHMENTS.

No. 11.

Camp Umballa, the 28th March 1863.

Transfer.—Captain J. T. Tovey, Executive Engineer, Fourth Class, is transferred from the Punjab to the North-Western Provinces.

R. STRACHNY, *Lieut.-Col., R. E.,*

*Secy. to the Govt. of India,
with the Governor General.*

MARINE DEPARTMENT.

No. 4870.

The 3rd September 1862.

LIST of Persons entitled to Medals as noted below, whose Medals lie unclaimed in the Office of the Controller of Marine Affairs:—

1st China War.

Abree, Domingo	... Steamer "Nemesis."
Augustin, John	... " "Enterprize."
Cassar, Augustine	... " "Tenasserim."
Coco, F.	... " "Nemesis."
Colquhoun, J.	... " "Queen."
Conletta, Victor	... " "Nemesis."
DeCruz, D.	... " "Enterprize."
Domingos, M.	... " "Nemesis."
Domingo	... " "Queen."
Fairclough, H.	... Gunner, Steamer "Madagascar."
Francis, J.	... Steamer "Nemesis."
Gomes, A.	... " "Queen."
Gomes, A.	... " "Madagascar."
Gomes, R.	... " "Queen."
Gomes, A.	... " "Hooghly."
Green, T.	... 2nd Class Engineer, Steamer "Phlegethon."
Harley, H. L.	... 1st Engineer, Steamer "Nemesis."
Higgs, T.	... Engineer Apprentice, Steamer "Enterprize."
Hume, W.	... 2nd Officer, Steamer "Tenasserim."
Jesus, M.	... Steamer "Enterprize."
Lawrence, A.	... Petty Officer, Steamer "Madagascar."
Massiah, J.	... Steamer "Enterprize."
Miguel, F.	... " "Nemesis."
Norton, G.	... 1st Engineer, Steamer "Tenasserim."
Pyva, P.	... Steamer "Madagascar."
Rosana, de P.	... " "Queen."
Sheriff, E.	... " "Madagascar."
Smith, J.	... " "Queen."
Symonds, R.	... " "Proserpine."
Thompson, J.	... 1st Engineer, Steamer "Pluto."
Wall, A. P.	... 1st Lieutenant, Steamer "Queen."

Burma Medals with Clasps for Pegu.

Barton, C.	... Engineer Apprentice, Steamer "Fire Queen."
Bentley, G. H.	... Apothecary, Steamer "Maharaddy."
Bolt, C.	... Clerk in charge, Steamer "Pluto."
Bowen, C.	... 1st Engineer, Steamer "Maharaddy."
Conway, M.	... Engineer Apprentice, Steamer "Damoodah."
Davidson, G.	... 1st Engineer, Steamer "Maharaddy."
Deuton, H. W.	... 3rd Officer, Surveying Vessel "Krishna."
Eckley, E.	...
Evans, G. W.	... 2nd Officer of the Steamer "Damoodah."
Godfrey, W.	... Purser's Steward, Steamer "Nerbuddah."
Godwin, M. F.	... Clerk, Steamer "Indus."
Haliburton, J.	... A. B., Steamer "Pluto."
Hodge, T.	... 2nd Officer, Steamer "Pluto."
Hood, J. H.	... 2nd Officer of the Steamer "Lord William Bentinck."
Jackson, R.	... Boatswain, "Phlegethon."
Kennedy, J.	... Boatswain, Steamer "Fire Queen."
Lawson, W. S.	... Surgeon, Steamer "Proserpine."
Lodge, W.	... A. B., "Tenasserim."
Loway, W.	... A. B., "Tenasserim."
Mackay, J.	... Engineer Apprentice, Steamer "Hugh Lindsay."
Main, G.	... A. B., Steamer "Tenasserim."
Middleton, J.	... 3rd Engineer, Steamer "Proserpine."
Miller, J. M.	... Surgeon, "Fire Queen."
Pope, J.	... Gunner, Steamer "Pluto."
Ramsbotham, W.	... Engineer Apprentice, Steamer "Pluto."
Rean, J. R.	... 2nd Officer, Steamer "Enterprize."
Rean, J. T.	... Midshipman, Steamer "Enterprize."
Tassupli, M.	... Commander, Steamer "Phlegethon."
Thompson, R. S.	... Surgeon, Steamer "Pluto."
Tonze, W. B.	... 3rd Officer, Steamer "Enterprize."
Twisden, F.	... Midshipman, Steamer "Pluto."
Woodley, J.	... Midshipman, Steamer "Tenasserim."

India Medals.

Brown, William
Sanderson, R.

Lucknow Medals.

Brien, J. J.

JOHN G. REDDIE,

Offy. Controller of Marine Affairs.

ORDERS by the LIEUTENANT-GOVERNOR of BENGAL.

No. 2455.

APPOINTMENTS.—*The 31st March 1863.*—Lieutenant A. Tulloch to be a Third Grade District Superintendent of Police in Rungpore.

The 2nd April 1863.—Mr. W. Wavell to officiate as Joint Magistrate and Deputy Collector of Rungpore.

LEAVE OF ABSENCE.—*The 31st March 1863.*—Moulavy Gholam Sufdar, Supernumerary Deputy Magistrate, Balasore, for fifteen days, on Medical Certificate, under Clause 2, Section V. of the Uncovenanted Absentee Rules.

The 1st April 1863.—Baboo Gour Chunder Roy, Deputy Magistrate and Deputy Collector of Chittagong, for one month, under Clause 2, Section V. of the Uncovenanted Absentee Rules, in supersession of the leave granted to him on the 4th ultimo.

Baboo Protap Chunder Chatterjee, Deputy Magistrate and Deputy Collector of Champarun, for twelve days, under Clause 1, Section VII. of the Uncovenanted Absentee Rules.

Baboo Joynarain Doss, Deputy Magistrate and Deputy Collector of Hidgellie, for three weeks, under Section VIII. of the Uncovenanted Absentee Rules.

NOTIFICATIONS.—*The 23rd March 1863.*—So much of the Notification of the 23rd February last, published in the *Calcutta Gazette* of the 28th idem, as declares Sub-Assistant Surgeon Kasseo Chunder Dutt incapable of further employment under Government is cancelled.

Mr. J. N. Bullen having proceeded to Europe the Lieutenant-Governor has been pleased to accept his resignation of his appointment as a Member of the Council of the Lieutenant-Governor of Bengal for making Laws and Regulations.

The 25th March 1863.—The services of Captain C. Murray, Assistant Superintendent of Darjeeling and Commandant of the Sebundy Corps of Sappers at that Station, are placed at the disposal of the Government of India, in the Military Department.

The 30th March 1863.—It is hereby notified that the powers of a Magistrate vested, under certain restrictions, in District Superintendents of Police by paragraph 13 of the Resolution of Government, under date the 22nd September last, are now extended to Assistant District Superintendents of Police in permanent charge of Districts.

Mr. C. T. Buckland, of the Civil Service, reported his departure from India on the 24th instant on the Steam-ship *Bengal*.

Mr. W. Moran having proceeded to Europe the Lieutenant-Governor has been pleased to accept his resignation of his appointment as a Member of the Council of the Lieutenant-Governor of Bengal for making Laws and Regulations.

A. EDEN,

Secy. to the Govt. of Bengal.

Public Works Department.—Bengal.**MUNICIPAL.—MARKETS.**

No. 65.

The 30th March 1863.

Declaration—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government, at the public expense, for a public purpose, *viz.*, for the proposed Market and Tank in the vicinity of the Calcutta and South-Eastern Railway Terminus at Sealdah, it is hereby declared that for the above purpose a piece of land is required, measuring in extent five cottahs and fifteen chittacks, more or less, and appertaining to Holding No. 34, Sub-Division XIX, Division III of Panchannogram.

2. The land is bounded on the North and East by a public lane, and on the South and West by land belonging to Hurrenath Mullick.

3. This Declaration is made under the provisions of Act VI. of 1857 to all whom it may concern.

E. L. OMMANNEY, Col., R. E.,

*Offg. Secy. to the Govt. of Bengal,
in the Public Works Dept.*

ORDERS by the LIEUTENANT-GOVERNOR, Punjab Provinces.

JUDICIAL DEPARTMENT.—*The 27th March 1863.*—No. 246.—The Hon'ble the Lieutenant-Governor has been pleased to vest the following Tehseeldars with the powers of a Subordinate Magistrate of the First Class:—

Umeer Ulee, of Kythul.

Nujaf Khan, of Paneput.

Shahzada Sooltan Jan, of Eusufzae.

REVENUE DEPARTMENT.—*The 27th March 1863.*—No. 264.—In supersession of *Gazette Order* No. 895, dated 26th November last, Mr. E. C. Edwards, Patrol, Salt Department, has obtained leave of absence for six months with effect from the date of his availing himself of the leave granted by the above Order.

POLICE DEPARTMENT.—*The 27th March 1863.*—*Leave*—No. 233.—Major G. Hutchinson, Inspector-General of Police, Punjab, has obtained leave of absence for one month preparatory to applying for Furlough to Europe, on Medical Certificate, for fifteen months.

GENERAL DEPARTMENT.—*The 27th March 1863.*—*Appointment.*—No. 698.—Mr. G. D. Westropp, Extra Assistant Commissioner, to officiate as Judge of Small Cause Court at Hoshiarpore.

No. 709.—The following extract from Umritsur Station Order, appointing Surgeon S. Atchison to the Civil Medical charge of Umritsur in addition to his other duties, is confirmed:—

Umritsur, March 26th 1863.

No. 1. On the requisition of the Officiating Commissioner of Umritsur, and the recommendation of the Deputy Inspector-General of Hospitals,

Lahore Circle, Surgeon S. Atchison, 2nd Bengal Cavalry, will receive Medical charge of the Jail, Civil Station and Establishment, Dispensaries and Police of Umritsur, from this date, from Assistant Surgeon Maclean, about to proceed on leave on Medical Certificate, in addition to his other duties, subject to confirmation.

T. D. FORSYTH.

*Offg. Secy. to Govt., Punjab.***Opium Notification.**

NOTICE is hereby given, that the fifth sale of Opium, the provision of 1861-62, will be held at the Exchange Hall on Wednesday, the 6th of May 1863, at 11 A. M., and will comprize 3,300 Chests, *viz.*—

Behar Opium	...	1,860
Benares Opium	...	1,440

Total Chests	...	3,300
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2. The general Conditions of the sale now advertized will be the same as usual; they may be ascertained by reference to the Notification issued on the 8th November 1862, and published in the *Government and Exchange Gazette*, or on application at the Office of the Board of Revenue.

3. The latest dates for deposit and clearance will be the 11th and 21st May 1863 respectively, that is to say, no Bank of Bengal Receipts, Company's Paper, or other Public Securities that may be tendered for deposit in redemption of Promissory Notes given by Purchasers in the Sale Room will be received after 4 P. M. of Monday, the 11th May 1863, and no Bank of Bengal Receipts in full payment of lots will be accepted after 4 P. M. of Thursday, the 21st May 1863.

4. In addition to the quantity above advertized for sale the following quantities, more or less, of Behar and Benares Opium of 1861-62, will be brought to sale in the present year on or about the dates specified below. The Board, however, reserve to themselves the right of altering these dates should circumstances render it expedient to do so:—

		Behar about Chests.	Benares about Chests.	Total about Chests.
On or about Monday,	8th June 1863.	1,860	1,440	3,300
" Thursday,	9th July "	1,860	1,440	3,300
" Monday,	10th Aug. "	1,860	1,440	3,300
" Monday,	7th Sept. "	1,860	1,440	3,300
" Monday,	5th Oct. "	1,860	1,440	3,300
" Monday,	9th Nov. "	1,860	1,440	3,300
" Monday,	7th Dec. "	1,853	1,464	3,317
Total		13,013	10,104	23,117

By Order of the Board of Revenue,

J. P. GRANT,

Offg. Junior Secretary.

FORT WILLIAM,
The 2nd April 1863. }

Opium Notification.

NOTICE is hereby given, that the fourth sale of Opium, the provision of 1861-62, will be held at the Exchange Hall on Monday, the 6th of April 1863, at 11 A. M., and will comprise 3,300 Chests, viz.,—

Behar Opium	...	1,860
Benares Opium	...	1,440
		—
Total Chests	...	3,300
		—

2. The general Conditions of the sale now advertized will be the same as usual. They may be ascertained by reference to the Notification issued on the 8th November 1862, and published in the *Government and Exchange Gazettes*, or on application at the Office of the Board of Revenue.

3. The latest dates for deposit and clearance will be the 11th and 21st April 1863 respectively, that is to say, no Bank of Bengal Receipts, Company's Paper, or other Public Securities that may be tendered for deposit in redemption of Promissory Notes given by Purchasers in the Sale Room, will be received after 4 P. M. of Saturday, the 11th April 1863, and no Bank of Bengal Receipts in full payment of Lots will be accepted after 4 P. M. of Tuesday, the 21st April 1863.

4. In addition to the quantity above advertized for sale the following quantities, more or less, of Behar and Benares Opium of 1861-62 will be brought to sale, in the present year, on or about the dates specified below. The Board, however, reserve to themselves the right of altering these dates should circumstances render it expedient to do so:—

	Behar about Chests.	Benares about Chests.	Total about Chests.
On or about Wednesday, 6th May 1863	1,860	1,440	3,300
Ditto Monday 8th June "	1,860	1,440	3,300
Ditto Thursday, 6th July "	1,860	1,440	3,300
Ditto Monday, 10th Aug. "	1,860	1,440	3,300
Ditto Monday, 7th Sept. "	1,860	1,440	3,300
Ditto Monday, 5th Oct. "	1,860	1,440	3,300
Ditto Monday, 9th Nov. "	1,860	1,440	3,300
Ditto Monday, 7th Dec. "	1,853	1,464	3,317
Total	14,873	11,544	26,417

By Order of the Board of Revenue,

J. P. GRANT,
Offg. Junior Secretary.

The 3rd March 1863.

NOTIFICATION.

Extract from letter from the Secretary to the Government of India, Financial Department, to the Officiating Accountant-General to the Government of India, No. 5241, dated 17th September 1858.

PARA. 4TH.—“ His Honor in Council is also of opinion that you may, without previous reference to Government, issue orders for the grant, under indemnity of Duplicates of Government Promissory Notes that may have been lost or destroyed, in all cases in which the usual forms have been complied with, and the full period of two years from the date of advertisement of loss has elapsed, without any claim having been preferred to the Notes by other parties, and without any objection to the issue of Duplicates having become apparent to you.”

With reference to the above Order of Government notice is hereby given, that applications for the issue of *Duplicates of Government Promissory Notes*, lost, stolen, or destroyed, are in future to be addressed to the *Accountant-General to the Government of India* in the *Loan Department*, by whom they will be duly considered with reference to the conditions prescribed in the above Extract and the existing Rules for the grant of such Duplicates.

J. I. HARVEY,
Offg. Accountant-General.

FORT WILLIAM;
Loan Office,
The 21st March 1863.

Notice

Is hereby given, that Salt may be imported by Sea into Chittagong on private account and may be sold there on payment, by the Purchaser, of the full Duty of three Rupees four annas per maund, under the same Rules and Regulations that are in force in Calcutta.

2. Delivery can take place under Rowannahs issued by the Collector of Customs, who will also receive the full Duty on the Salt.

3. Parties desirous of bonding their Salt can do so in like manner as in Calcutta.

4. Thatched Golahs belonging to Government have been set apart for the purpose of bonding Salt, and space will be allotted on application being made to the Collector of Customs, who will state the rate per 1,000 maunds chargeable for rent.

5. Ships can anchor within a short distance of the Golahs, and Boats and Coolies are procurable throughout the year.

H. J. BAMBER,
Collector of Customs.

Chittagong, Custom House,
The 5th March 1863.

Education Notice.

MEDICAL COLLEGE.

1. THE Calcutta Medical College Session of 1863-64 will commence on the 15th June next.

2. Students who may be desirous of commencing their studies are requested to apply to the Principal of the Medical College, between the hours of 10 A. M. and 4 P. M., on or before the 15th May next, when the vacant Free Presentations will be awarded, and the vacancies in the Class of Scholarship-holders filled up.

3. The possession of the "Entrance Examination" Certificate of the Calcutta University will entitle Students to enter the Medical College without further Examination.

4. Under certain conditions (which may be learned on application to the Principal) Students will be admitted in anticipation of passing the University Entrance Examination, but in all cases under the clear proviso that they will present themselves for that Examination when next held.

5. The course of Instruction given in the Calcutta Medical College is framed to meet the requirements of the Calcutta University for obtaining its Degrees in Medicine and Surgery.

6. The Candidates who may fail in obtaining a Scholarship or a Free Presentation may be admitted as Students on payment of an Entrance Fee of 15 Rupees, and a further sum of 5 Rupees monthly during the period of their stay at the College, provided they enter into a guarantee to follow out the College Curriculum to a close and to graduate at the Calcutta University. Candidates who do not intend to graduate in Calcutta, or who wish to attend only a few Courses of Lectures, may be admitted as casual Students on payment of a Fee of 40 Rupees for each Course of Lectures, or 60 Rupees for six months' attendance upon any single branch of Hospital practice.

7. The Certificates of Lectures and Hospital attendance of the College are recognized by the University of London, the Royal College of Surgeons of England, and the Worshipful Society of Apothecaries of London.

NORMAN CHEVERS, M. D.,
Principal, Medical College.

CALCUTTA;
MEDICAL COLLEGE OFFICE,
The 19th March 1863.

Notice.

PRIVILEGE Transfer Receipts will be issued from this Treasury, from this date, bearing a new series of General Number commencing with 00,41,951.

E. BICKERS,
Ex. Asst. Comr., in charge of Treas.

LUCKNOW;
Treasury Office,
The 24th March 1863.

Notice

Is hereby given, that Sundry Effects belonging to the late MR. PRESTON PUDNEY, a British subject, who died at Chattaek, date unknown, are under the Seal of this Court, and will be delivered to any person legally authorized to receive the same.

M. A. G. SHAW, Judge.

SYLHET;
Judge's Court,
The 13th March 1863.

Notice.

TO CONTRACTORS AND OTHERS.

Construction of *Extensive Works in North Canara.*

HARBOUR WORKS.
PUBLIC BUILDINGS.
ROADS, &c.

THE undersigned is not prepared with detailed Plans and Estimates, but is ready to close with any Contractor, for a limited period, on a reasonable Schedule of rates for Public Works of all descriptions being submitted.

2. Contractors and others are invited to visit Sedasheghur or send their Agents to draw up Schedule of rates.

3. Terms—No advances to be made. Work to be paid for monthly as actually measured and performed to the satisfaction of the undersigned.

4. The undersigned does not bind himself to accept the lowest or any Schedule.

GEO. A. SEARLE, Captain,
Special Asst. Engineer,
for Acting Executive Engineer,
North Canara.

Notice.

AN Annual Fair will be held at Chyebassa, Singhbhoom, on the 9th November of every year.

The first Fair will be held on 9th November 1863.

The articles that will meet with most ready sale are Brass Pots and Pans, Cattle, Cloths, Metal Ornaments, Beads, Tobacco, and Iron Agricultural Tools.

W. H. HAYES,
Deputy Commissioner of Singhbhoom.

SINGHBHOOM DIVISION;
Chyebassa,
The 24th March 1863.

MON THLY STATEMENT OF TRAFFIC PASSED THROUGH THE CIRCULAR AND EASTERN CANALS from 1st to 31st March 1863.

NAMES OF COWKERS.	CHARCOAL.		WOOD COAL.		PIECE GOODS, NATIVE PRODUCE.		PIECE GOODS, IMPORTED FABRICS.		HIDES.		COTTON.		CASTOR SEED.		CASTOR OIL.		INDIGO.		JAGGERY.		JUTE.		LIME.		MUSTARD SEED.		MUSTARD SEED OIL.	
	Number of Boats.	Mandage by Canal Measurement.	by estimate.	Mandage of Cargo by estimate.	Number of Boats.	Mandage by Canal Measurement.	by estimate.	Number of Boats.	Mandage by Canal Measurement.	by estimate.	Number of Boats.	Mandage by Canal Measurement.	by estimate.	Number of Boats.	Mandage by Canal Measurement.	by estimate.	Number of Boats.	Mandage by Canal Measurement.	by estimate.	Number of Boats.	Mandage by Canal Measurement.	by estimate.	Number of Boats.	Mandage by Canal Measurement.	by estimate.	Number of Boats.	Mandage by Canal Measurement.	by estimate.
CIRCULAR CANAL	Banoughatta...	...	1235	130
	Chikpore ...	172 117100	60560	23 23000	214
TOLLY'S NUL- LAH	Samookpotta...	10 2000 1000
	Rassa
	Kidderpore ...	5 1880	4300

NAMES OF COWKITS.	SALT.			SUGAR.			TOBACCO.			LINSSEED.			PADDY.			PUSE.			PEAS.			RICE.			WHEAT.			LENTIL.			GRAIN.			SUNDRIES.		
	Number of Boats.	Mandage by Canal Measurement.	Mandage of Cargo by estimate.	Number of Boats.	Mandage by Canal Measurement.	Mandage of Cargo by estimate.	Number of Boats.	Mandage by Canal Measurement.	Mandage of Cargo by estimate.	Number of Boats.	Mandage by Canal Measurement.	Mandage of Cargo by estimate.	Number of Boats.	Mandage by Canal Measurement.	Mandage of Cargo by estimate.	Number of Boats.	Mandage by Canal Measurement.	Mandage of Cargo by estimate.	Number of Boats.	Mandage by Canal Measurement.	Mandage of Cargo by estimate.	Number of Boats.	Mandage by Canal Measurement.	Mandage of Cargo by estimate.	Number of Boats.	Mandage by Canal Measurement.	Mandage of Cargo by estimate.	Number of Boats.	Mandage by Canal Measurement.	Mandage of Cargo by estimate.	Total Number of Boats.	Total Mandage by Canal Measurement.	Total Mandage of Cargo by estimate.			
RECTAR CANAL	Banoughatta...	186	23475	38930	5	2150	1500	43	46235	33475	1	175	199	26	12125	9000	333	71700	123200	21	16425	12225	18	5670	4200	3	2175	1850	7635	1357000	...			
	Chikpore ...	920 110250	26800	6	2550	800	2364	1375039	...			
TOLLY'S NUL- LAH	Samookpotta...	10	2320	1000	...	15	3500	1500	2	3300	1000	20	3520	1200	300	35000	30000	1	2300	800	1	2000	000	1241	173159	...		
	Rassa	1195	45775	...	
	Kidderpore ...	38 32300	17775	1142	21000	...	

J. F. GAFFE,
Collector and Magistrate of Tolly.

DHAPPA;
Tolly Collector's Office,
The 2nd April 1863.



The Calcutta Gazette.

WEDNESDAY, APRIL 8, 1863.

HOME DEPARTMENT.

No. 2274.

Port William, the 6th April 1863.

Notification.—The Hon'ble the President of the Council of the Governor General of India has been pleased to make the following appointment:—

Lieutenant-Colonel G. P. Whish, late of the 60th Native Infantry, to be Military Secretary to the President of the Council. This appointment is to take effect from the 19th of March last.

No. 2275.

The 7th April 1863.

The Hon'ble the President in Council is pleased to permit Mr. J. W. Furrell to resign the Civil Service from the 1st of May last.

No. 2276.

The Hon'ble the President in Council is pleased to re-attach to the North-Western Provinces, the Punjab, and Oude, Mr. W. Malcolm Low, of the Civil Service, who reported his return on the 30th ultimo from sick leave.

No. 2277.

The Hon'ble the President in Council is pleased to direct the following addition to be made to List No. I., published under date the 29th September 1854, of parties authorized to send by post without actual payment of postage all letters, packets, or parcels *bond fide* and exclusively despatched on the Public Service from the Office of the Surveyor-General of India:—

Major W. E. Gastrell temporarily attached to the office abovenamed.

E. C. BAYLEY,
Secy. to the Govt. of India.

FOREIGN DEPARTMENT.

No. 134.

GENERAL.

Camp Lalroo, the 31st March 1863.

Notification.—His Excellency the Viceroy and Governor General is pleased to sanction the following promotions and transfers in the Central Province Commission, consequent on the departure on leave to England on Medical Certificate of Major Shakespear, Deputy Commissioner, Third Class, Chindwarrah:—

Captain Cumberlege, Deputy Commissioner, Fourth Class, to officiate as Deputy Commissioner, Third Class, at Chindwarrah.

Captain C. V. Gordon, Assistant Commissioner, First Class, to officiate as Deputy Commissioner, Fourth Class, at Kowtah.

Lieutenant C. H. Grace, Assistant Commissioner, is transferred to the Dumoh District.

Lieutenant T. Wakefield is transferred to the Saugor District.

No. 136.

His Excellency the Viceroy and Governor General is pleased to grant to Lieutenant H. C. E. Ward, Superintendent of Dhar, leave of absence for one month from 15th April, or from such date as he may avail himself of the same, to visit Bombay preparatory to applying for further leave on Medical Certificate to England.

No. 138.

His Excellency the Viceroy and Governor General is pleased to appoint Dr. W. F. Goss, in Medical charge of Nya Doomka, in the Sonbhal Pergunnahs, to the Medical charge of Sumbulpote, vice Dr. N. Jackson, whose services are placed at the disposal of the Government of Bengal.

No. 72.

REVENUE.

Camp Mooharickpore, the 1st April 1863.

Notification.—Mahomed Akber Khan, whose appointment to the Excise and Stamps Department, in Oudh, was notified in G. O. G. G. dated 21st ultimo, is re-transferred to his substantive appointment in the Oudh Police from the 1st instant.

C. U. AITCHISON,

*Under-Secy. to the Govt. of India,
with the Governor-General.*

No. 581.

GENERAL.

Fort William, the 7th April 1863.

Dr. F. Douglas, Civil Surgeon of Lucknow, has obtained preparatory leave of absence from the 1st to the 9th instant, or to the date of the sailing of the first Steamer from this Port.

Dr. E. Bonavia received Medical charge from Dr. Douglas of the Civil Station of Lucknow on the 1st instant, as a temporary arrangement.

No. 589.

Major T. P. Sparks, Commissioner of Pegu, has obtained one month's leave of absence from the 28th ultimo to proceed to Madras, preparatory to applying for further leave to Europe on Medical Certificate.

No. 592.

Mr. H. G. Ross, Officiating Deputy Commissioner of Mohomdee, in Oudh, has obtained leave of absence, on Medical Certificate, for fifteen months, to proceed to England, with effect from the date on which the Pilot may quit the Steamer which will leave this Port on the 9th instant.

E. C. BAYLEY,

Offg. Secy. to the Govt. of India.

LIST of Persons entitled to the "India Medal," whose Medals lie unclaimed in the Office of the Secretary to the Government of India, in the Foreign Department.

Names of Parties.

Abbott, A. E.	... Engine Driver.
Barrows, John	... Clerk.
Collins, J.	... Pupil, La Martiniere.
Creed, E.	... Ditto, ditto.
Creed, G.	... Ditto, ditto.
Cameron,	... Merchant.
Dodd, G. N.	... Civil Surgeon.
Davey, Peter	... Clerk.
Deltavara, J.	... Steward, La Martiniere.
Deverine, J.	... Late Superintendent, <i>Constantia</i> .
Davis, J.	... Overseer.
Dawson, Captain	... Oudh Military Police.
Marshall, A.	... Assistant Book-keeper.
Parly, J.	... Railway Inspector.
Sadlier, Lieutenant T. J.	... Oudh Military Police.
Smith, C.	... Railway Inspector.
Tucker, R. T.	... Civil Service.
Wilson, R.	... Merchant Tailor.

H. M. DURAND, Col.,

Secy. to the Govt. of India.

FINANCIAL DEPARTMENT.

No. 1372.

Fort William, the 7th April 1863.

Notification.—Mr. A. Grote is appointed to be President of the Statistical Committee, in succession to the Hon'ble C. J. Erskine.

Mr. E. H. Lushington to be a Member of the same Committee, in succession to the Hon'ble E. Drummond.

No. 1373.

Mr. W. Balmain received temporary charge of the office of Civil Pay Master, Punjab, from Mr. R. Taylor on the afternoon of the 23rd ultimo.

Mr. R. Taylor received charge of the office of the Civil Pay Master, North-Western Provinces, from Mr. L. C. Probyn on the afternoon of the 28th ultimo.

E. H. LUSHINGTON,

Secy. to the Govt. of India.

MILITARY DEPARTMENT.

GENERAL ORDERS BY HIS EXCELLENCY THE GOVERNOR-GENERAL OF INDIA.

Camp Umballah, the 30th March 1863.

No. 20 A. of 1863.—The services of Lieutenant D. W. Wise, of the Bengal Staff Corps, are placed at the disposal of the Foreign Department.

No. 21 A. of 1863.—His Excellency the Governor General is pleased to make the following appointments with temporary rank:—

MEDICAL DEPARTMENT.

Surgeon-Major John Macintire, of Her Majesty's 101st Foot, to be Deputy Inspector-General of Hospitals, *vice* Deputy Inspector-General Dr. Andrew Wilson proceeding to Europe.

Surgeon-Major Duncan McRae, Officiating Medical Store-keeper at Allahabad, to be Deputy Inspector-General of Hospitals, *vice* Deputy Inspector-General John Balfour proceeding to Europe.

No. 22 A. of 1863.—His Excellency the Governor General is pleased to appoint Captain B. S. B. Parly, of the Bengal Staff Corps, to be Fort Adjutant at Fort William from the 24th February 1863, in succession to Major M. R. Nightingale, who has been absent upwards of twenty months, on Furlough to Europe.

Camp Chuundeegurh, the 2nd April 1863.

No. 23 A. of 1863.—The services of Lieutenant Jardine S. Robinson, late 1st European Light Cavalry, doing duty with the Lahore Light Horse, are placed at the disposal of the Bengal Government.

H. W. NORMAN, Lieut.-Col.,

*Secy. to the Govt. of India,**with the Governor-General.*

MILITARY DEPARTMENT.

Fort William, the 6th April 1863.

No. 246 of 1863.—The undermentioned Officer is permitted to proceed to Europe on leave of absence on Sick Certificate:—

Major (Brevet-Colonel) Saunders Alexius Abbott, of the 51st Regiment Native Infantry, Commissioner of the Lucknow Division } For twenty months, under the new Regulations.

No. 247 of 1863.—Surgeon Francis Douglas, M. D., of the Medical Department, Civil, Lucknow, is permitted to proceed to Europe on private affairs, under the new Regulations, for a period of six months, being part residue of the Furlough on the same account granted to him in Government General Order No. 203 of the 5th February 1857.

Fort William, the 7th April 1863.

No. 248 of 1863.—Assistant Surgeon Lachlan Hector John Maclean, of the Medical Department, is permitted to proceed to Australia and New Zealand on Medical Certificate, and to be absent from Bengal on that account for two years under the old Regulations.

No. 249 of 1863.—The undermentioned Officers have reported their return from England :—

	Date of Arrival at Fort William.
Captain (Brevet-Major) F. E. A. Chamier, of the Bengal Staff Corps, Deputy Commissioner, Oude	30th March 1863.
Captain W. C. MacDougall, of the Bengal Staff Corps, 1st Assistant, Stud Department	
Lieutenant R. S. Hill, of the 1st Goorkha Light Infantry Regiment	

No. 250 of 1863.—Major Walter Key Haslewood, of the Invalid Establishment, is permitted to proceed to Madras and the Neilgherry Hills on private affairs, and to be absent from Bengal on that account for six months, from the 1st of March 1863 under the old Regulations.

No. 251 of 1863.—The Hon'ble the President in Council is pleased to sanction the following Rule in modification of paragraphs 4 and 5 of Government General Order No. 971, dated 25th October 1861 :—

Para. 4.—“When advance may be required to meet expenses on account of making up, altering, or repairing the clothing of Her Majesty's British Regiments in India, Officers Commanding Corps and Batteries will forward Estimates, in duplicate, for the sums required to the Superintendent of Army Clothing.

5.—“After audit of these Estimates, Cheques on the Local Treasuries will be transmitted to Commanding Officers, who will invariably report the receipt of these advances to the Clothing Agent at Fort William, as well as to the Superintendent of Army Clothing.”

No. 252 of 1863.—The following paragraphs of a Military Letter from the Right Hon'ble the Secretary of State for India, No. 477, dated 27th December 1862, laying down the future Establishment for Regiment of European Cavalry in India, are published for general information :—

9. The proposition with regard to the reduction of the Establishment of Dragoon Regiments having been approved by the Secretary of State for War has received the sanction of Her Majesty.

10. The reduction of the Troop per Regiment is to be carried out in the same manner as regards both Officers and Men, as was adopted in respect of the reduction already made in the Establishment of Regiments.

* * * * *

12. It has been determined that a Band Serjeant shall be added to all Cavalry Regiments, and a Serjeant Instructor of Musketry to all other than Lancer Regiments.

13. Under the altered condition of Cavalry Regiments above detailed, their Establishment will in future be as follows :—

Cavalry.

7 Service Troops.	1 Depôt Troop.
1 Colonel.	
1 Lieutenant-Colonel.	
2 Majors.	
7 Captains	1
7 Lieutenants	1
7 Cornets	1
1 Pay Master.	
1 Adjutant.	
1 Riding Master.	
1 Quarter Master.	
1 Surgeon.	
2 Assistant Surgeons.	
1 Veterinary Surgeon.	
1 Regimental Serjeant-Major.	
1 Quarter Master Serjeant.	
7 Troop Serjeant-Majors.	
1 Serjeant Instructor of Musketry (to all except Lancer Regiments).	
1 Pay Master Serjeant.	
— Band Master Serjeant.	
1 Armourer Serjeant.	
1 Saddler Serjeant.	
1 Farrier-Major.	
— School Master appointed by the Secretary of State for War.	
1 Hospital Serjeant.	
1 Orderly Room Clerk.	
21 Serjeants	8
1 Trumpet Major.	
7 Trumpeters	4
28 Corporals	8
7 Farriers.	
434 Privates	40
547	73
620.	

14. The new Regiments of Hussars have been fixed at this strength.

No. 253 of 1863.—The undermentioned Officer having completed twelve years' service, four years of which were on permanent staff employ, to be Captain from the date specified opposite to his name, under the Royal Warrant of the 16th January 1861, subject to Her Majesty's approval :—

Bengal Staff Corps.

Lieutenant H. C. Cattley ... 20th March 1863.

No. 254 of 1863.—The following Promotions and Alterations of Rank are made, subject to Her Majesty's approval :—

Promotions.

CORPS.	Rank and Names.	To what Rank promoted.	From what Date.	In whose Room.
Late 72nd N.I.	Captain (Major in Staff Corps) George Edward Holmes	Major	23rd Dec. 1862	Major G. E. Ford, retired.
	Lieutenant Harry Hammon			
	Lyster, v. c.	Captain		
General List.	Ensign Robert Charnley	Lieutenant	25th Jan. 1863	Lieutenant (Brevet-Captain) H. J. Allan, late 9th N. I., promoted.
	Squire Charles Tytler			
	Ensign James Cook	Ditto	28th Jan. 1863	Lieutenant G. Angus, General List, resigned.

Alterations of Rank.

Corps.	Rank and Names.	To rank from	In whose room.
General List	Lieutenant Claude Stewart Morrison	15th Dec. 1862	Lieutenant the Hon'ble H. H. Hare, late 7th Native Infantry, (Staff Corps) resigned.
	Lieutenant Frederick William Glasford	18th " "	Lieutenant (Brevet-Captain) J. Nicholson, late 54th Native Infantry, (Staff Corps,) deceased.
	Lieutenant Percy Wyndham Smith	23rd " "	Lieutenant H. H. Lyster, v. c., late 72nd Native Infantry, promoted.
	Lieutenant Arthur Peel (101st Foot)	8th Jan. 1863	Lieutenant H. Carter, late 2nd European Bengal Fusiliers, (104th Foot,) deceased.

No. 255 of 1863.—The undermentioned Officer is permitted to proceed to Europe on leave of absence on Sick Certificate :—

Lieutenant Arthur Soppitt, of } For one year.
the Bombay Staff Corps ... }

H. K. BURN, Major,
Offg. Secy. to the Govt. of India.

PUBLIC WORKS DEPARTMENT.

GENERAL.—ESTABLISHMENTS.

No. 54.

Fort William, the 7th April 1863.

Resignation.—Assistant Supervisor R. Butler, attached to the South Astagram Division, Mysore, is permitted to resign his appointment in the

Public Works Department, with effect from the date on which he was relieved of his duties.

No. 55.

Notification.—Major R. Sankey, Royal Engineers, Assistant to the Chief Engineer, Mysore, received charge of the Chief Engineer's Office on the 16th February 1863 from Lieutenant-Colonel E. Lawford on his proceeding to Madras under the preparatory leave granted to him in Notification No. 4, dated 12th January 1863.

Lieutenant-Colonel J. Carpendale, Royal Engineers, Officiating* Chief dated 27th February 1863. Engineer, Mysore, assumed charge of his Office on the 5th March 1863.

J. P. BEADLE, Lieut. Col., R. E.,
Offg. Secy. to the Govt. of India.

MARINE DEPARTMENT.

No. 4870.

The 3rd September 1862.

LIST of Persons entitled to Medals as noted below, whose Medals lie unclaimed in the Office of the Controller of Marine Affairs:—

1st China War.

Abree, Domingo	... Steamer "Nemesis."
Augustin, John	... " "Enterprize."
Cesar, Augustine	... " "Tenasserim."
Coco, F.	... " "Nemesis."
Colquhoun, J.	... " "Queen."
Conletts, Victor	... " "Nemesis."
DeCruz, D.	... " "Enterprize."
Domingos, M.	... " "Nemesis."
Domingo	... " "Queen."
Fairclough, H.	... Gunner, Steamer "Madagascar."
Francis, J.	... Steamer "Nemesis."
Gomes, A.	... " "Queen."
Gomes, A.	... " "Madagascar."
Gomes, R.	... " "Queen."
Gomes, A.	... " "Hooghly."
Green, T.	... 2nd Class Engineer, Steamer "Phlegethon."
Harley, H. L.	... 1st Engineer, Steamer "Nemesis."
Higgs, T.	... Engineer Apprentice, Steamer "Enterprize."
Hume, W.	... 2nd Officer, Steamer "Tenasserim."
Jesus, M.	... Steamer "Enterprize."
Lawrence, A.	... Petty Officer, Steamer "Madagascar."
Massiah, J.	... Steamer "Enterprize."
Mignel, E.	... " "Nemesis."
Norton, G.	... 1st Engineer, Steamer "Tenasserim."
Pyra, P.	... Steamer "Madagascar."
Rosana de P.	... " "Queen."
Sheriff, E.	... " "Madagascar."
Smith, J.	... " "Queen."
Symonds, R.	... " "Proserpine."
Thompson, J.	... 1st Engineer, Steamer "Pluto."
Wall, A. P.	... 1st Lieutenant, Steamer "Queen."

Burmah Medals with Clasps for Pegu.

Barton, G.	... Engineer Apprentice, Steamer "Fire Queen."
Benile, G. H.	... Apothecary, Steamer "Mahamuddy."
Bolt, C.	... Clerk in charge, Steamer "Pluto."
Bowen, C.	... 1st Engineer, Steamer "Maharaddy."
Conway, M.	... Engineer Apprentice, Steamer "Damoodah."
Davidson, G.	... 1st Engineer, Steamer "Mahamuddy."
Denton, H. W.	... 3rd Officer, Surveying Vessel "Krishna."
Eckley, E.	...
Evans, G. W.	... 2nd Officer of the Steamer "Damoodah."
Godfrey, W.	... Purser's Steward, Steamer "Nerbuddah."
Godwin, M. F.	... Clerk, Steamer "Pluto."
Halyburton, J.	... A. B., Steamer "Pluto."
Hodze, T.	... 2nd Officer, Steamer "Pluto."
Hood, J. H.	... 2nd Officer of the Steamer "Lord William Bentinck."
Jackson, R.	... Boatswain, "Phlegethon."
Kennedy, J.	... Boatswain, Steamer "Fire Queen."
Lawson, W. S.	... Surgeon, Steamer "Proserpine."
Lodge, W.	... A. B., "Tenasserim."
Lowery, W.	... A. B., "Tenasserim."
Mackay, J.	... Engineer Apprentice, Steamer "Hugh Lindsay."
Main, G.	... A. B., Steamer "Tenasserim."
Middleton, J.	... 3rd Engineer, Steamer "Proserpine."
Miller, J. M.	... Surgeon, "Fire Queen."
Pope, J.	... Gunner, Steamer "Pluto."
Ramsbotham, W.	... Engineer Apprentice, Steamer "Pluto."
Rean, J. R.	... 2nd Officer, Steamer "Enterprize."
Rean, J. T.	... Midshipman, Steamer "Enterprize."
Tassuph, M.	... Commander, Steamer "Phlegethon."
Thompson, R. S.	... Surgeon, Steamer "Pluto."
Tonze, W. B.	... 3rd Officer, Steamer "Enterprize."
Twisden, F.	... Midshipman, Steamer "Pluto."
Woodley, J.	... Midshipman, Steamer "Tenasserim."

India Medals.

Brown, William	... Ganges Flotilla.
Sanderson, R.	... Civil Service.

Lucknow Medals.

Brien, J. J.	...
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JOHN G. REDDIE,
Offg. Controller of Marine Affairs.

ORDERS by the LIEUTENANT-GOVERNOR of BENGAL.

No. 2533.

APPOINTMENTS.—*The 5th March 1863.*—The undermentioned Gentlemen are appointed to be Visitors of the Wards' Institution:—

Mr. E. T. Trevor.

The Secretary to the Board of Revenue.

The Director of Public Instruction.

All the Commissioners of Revenue.

Maharajah Sattish Chund Roy Behadoor.

Rajah Joy Mungul Sing Behadoor.

Rajah Pertaup Chunder Sing Behadoor.

Coowar Harendra Krishna.

Baboo Ramanauth Tagore.

Pundit Eshur Chunder Bidyasagur.

The 1st April 1863.—Baboo Dwarkanauth Roy to be an Honorary Magistrate in Burdwan and Beerbhoom, and to exercise the powers of a Subordinate Magistrate of the Second Class, as described in Section XXII. of the Code of Criminal Procedure (Act XXV. of 1861), and Section I., Act X. of 1854, in those Districts.

Baboo Lowtowdhur Kharjoriah Phookun to be Moonsiff of Tezpoore.

Baboo Modhoosoodun Ghose, Officiating Sudder Ameen of Jessore, to be Register of Deeds in that District.

LEAVE OF ABSENCE.—*The 2nd April 1863.*—Moulavy Abdoor Rohaman, Supernumerary Deputy Magistrate of Midnapore, for one month, under Clause 1, Section VII. of the Uncovenanted Absentee Rules.

The 6th April 1863.—Mr. J. P. H. Ward, Magistrate and Collector of Shahabad, for six months, under Section XIV. of the Covenanted Absentee Rules.

Lieutenant R. M. Skinner, Assistant Superintendent of Police, Sarun, for fifteen days, under the Financial Notification dated the 22nd February 1858.

Mr. W. M. Smith, Assistant Commissioner of Pakour, Sonthal Pergunnahs, for one month, under Section VII. of the Uncovenanted Absentee Rules.

S. C. BAYLEY,

Junior Secy. to the Govt. of Bengal.

Pub. Works, (Railway.) Dept.—Bengal.

No. 1.

Fort William, the 7th April 1863.

Notification.—Mr. J. R. B. Ross, Deputy Collector, whose services were placed at the disposal of the Board of Revenue, under date the 12th February last, for employment in the Railway Department, has this day been appointed to the special duty of verifying the land Plans of the East Indian Railway under the orders of the Consulting Engineer.

By Order of the Lieutenant-Governor of Bengal,

F. S. TAYLOR, Captain, R. E.,

*Offg. Joint Secy. to the Govt. of Bengal,**P. W. D., Railway Branch.*

No. 892 A.—Whereas it appears to the Govern-

Zillah.	Pergunnah.	Mouzah.	Area.
			Big. Bis. Bis.
Cawnpore	Sheorajpore	Sirdarpore	2 11 2
.....	Ditto	Boharunpore.	2 13 2

public expense for a public purpose, viz. for Rajbhas for the Ganges Canal, it is hereby notified that land to the extent and in the Villages specified in the margin is required for the said purpose.

2. This Declaration is made under Section VI., Act VI. of 1857.

394A.—Whereas it appears to the Go.

Pergunnah.	Mouzah.	Quantity of Land required.
		Big. Bis. Bis.
Sheorajpoor...	Jytpoor ...	9 1 13
.....	Sheolee ...	3 16 8
	Total ...	12 18 1

Cawnpore, it is hereby notified that land to the extent and in the Villages noted in the margin is required for the said purpose.

2. This Declaration is made under Section II,
Act VI. of 1857.

No. 401A.—*The 27th March 1863.*—That part of the Notification, No. 192A., dated the 5th February 1863, by which Captain Corbett, Assistant Commissioner at Lullatpoo, was transferred to Orai is hereby cancelled.

Mr. P. J. White, Settlement Deputy Collector at Goruckpoor, is appointed to officiate as Assistant Commissioner of Orai during the absence of Mr. J. Alone, or until further orders.

GENERAL DEPARTMENT.—No. 1180A.—*Alahabad, the 24th March 1863.*—The following Notifications issued by the Government of India, in the Home Department, are re-published for general information :—

No. 1808, dated Fort William, the 20th March 1863.—The Hon'ble G. F. Edmonstone reported

his departure for England by the Steam Ship *Simla*, which Vessel was left by the Pilot at sea on the 11th instant.

No. 1810, dated *Fort Walliam, the 20th March* 1863.—Mr. G. B. Pasley, of the Civil Service, reported his departure for England by the Steam Ship *Simia*, which Vessel was left by the Pilot at sea on the 11th instant.

No. 1181A.—The following Notification issued by the Government of India, in the Military Department, is re-published for general information :—

No. 218, dated *Fort William, the 20th March* 1863.—The undermentioned Officers have reported their departure on the dates specified opposite to their respective names :—

[illegible]

Assistant Surgeon W. Watson,
M. B., of the Medical Department, Civil, Banda, on leave
for fifteen months. Government General Order No. 154
of the 24th February 1863. } *Simla,* 11th
March 1863.

* * * * *

No. 1183A.—*The* 25th March 1863.—It is hereby notified for general information that the Ferry proposed to be established on the River Hindun at Balaynes on the Meerut and Baghpat Road, in the District of Meerut, will be deemed a public Ferry under Regulation VI. of 1819.

No. 1186A.—The services of the Reverend H. Horsburgh, M.A., Assistant Chaplain at Gwalior, are replaced at the disposal of the Government of the Punjab.

No. 1188A.—The following Notification is re-published for general information, and the attention of all Officers corresponding direct with Government is again called to the Rule directing that all applications for leave of absence should be sent to Government through the Office of the Civil Pay-Master. Disregard of this Rule renders necessary the return of the application to the submitting Officer.

No. 2939A.—*Dated Camp Barea, the 22nd November 1861.*—The attention of all Officers corresponding direct with Government is requested to the Circular, in the Judicial Department, No. 12, dated the 30th March 1859, directing that all applications for leave of absence should be transmitted to Government through the Office of the Civil Pay-Master.

2. "The Rule therein laid down having been frequently transgressed, it is hereby notified that any such application received hereafter by Government direct will be returned to the sender."

No. 1204A.—*The 27th March 1863.*—The Hon'ble the Lieutenant-Governor has been pleased to make the following appointments:—

Mr. F. M. Lind, Civil and Sessions Judge of Furruckabad, to officiate as Commissioner of the

Allahabad Division during the absence on leave of Mr. C. B. Thornhill, or till further orders.

Mr. M. B. Thornhill, Civil and Sessions Judge of Jounpore, to officiate as Civil and Sessions Judge of Furruckabad.

Mr. H. B. Henderson, Officiating Magistrate and Collector of Cawnpore, to officiate as Judge of Jounpore.

Mr. A. Monckton to officiate as Magistrate and Collector of Cawnpore, and also to be a Marriage Registrar under Act V. of 1852 in that District.

No. 1207A.—The following appointments are made by the Hon'ble the Lieutenant-Governor of the North-Western Provinces:—

Assistant Surgeon W. Walker, M. D., Superintendent of the Government Press, North-Western Provinces, and Curator of Government Books, is appointed to officiate as Inspector-General of Prisons, North-Western Provinces, during the absence, on leave, of Assistant Surgeon S. Clark, or until further orders.

Assistant Surgeon J. M. Cunningham, M. D., Superintendent of the Central Prison at Meerut, is appointed to officiate as Superintendent of the Government Press, and Curator of Government Books, in the place of Dr. Walker.

By Order of the Hon'ble the Lieutenant-Governor, North-Western Provinces,

R. SIMSON,

Offg. Secy. to Govt., N. W. P.

PUBLIC WORKS DEPARTMENT.—No. 1729.—*Allahabad, the 24th March 1863.—Notification.*—In continuation of Notification No. 987, dated 20th ultimo, the following Subsidiary Rules adopted by the Committee for the management of the Memorial Garden at Cawnpore are published for general information:—

At a Meeting held on 7th March 1863 by the Committee for the management of the Memorial Gardens, the following Subsidiary Rules were adopted:—

With reference to Rule V. the playing of Bands Music within the Garden enclosure is prohibited. Persons bringing in Dogs are requested to prevent them straying over the flower beds.

With reference to Rule VI. the Committee delegate to the custodian the permission to admit all respectable Europeans to the consecrated places.

Natives may be admitted to the Garden and enclosure only by a special order of a Member of the Committee.

No. 1759.—*The 25th March 1863.*—The following transfers and appointments in the Lower Subordinate Establishment attached to the Irrigation Department are made:—

Zillahdar Moomtar Hosein is transferred from the Meerut to the Northern Division, Ganges Canal, to fill a vacancy.

Sub-Overseer Ghazeeooddeen attached to the Meerut Division, Ganges Canal, is appointed a Zillahdar, *vice* Moomtar Hosein.

Zillahdar Manick Chund attached to the Meerut Division, Ganges Canal, is appointed a Sub-Overseer of the First Class, Third Grade, *vice* Ghazeeooddeen.

Peetamber Singh is appointed a Zillahdar and posted to the Meerut Division, Ganges Canal, *vice* Manick Chund.

Gholam Kumbur is appointed a Naib Zillahdar and posted to the Meerut Division, Ganges Canal, to fill a vacancy.

No. 1790.—*The 26th March 1863.—Postings.*—Lieutenant C. W. J. Harrison and R. P. Tickell, Royal Engineers, appointed Probationary Assistant Engineers, Public Works Department, North-Western Provinces, *vide* Government of India's Notification No. 7, dated 17th instant, are posted to the Irrigation Department in the North-Western Provinces.

No. 1821.—*The 27th March 1863.—Leave of Absence.*—Leave of Absence for two months, on Medical Certificate, is granted to Mr. F. H. Walker, Overseer, Public Works Department, attached to the Bareilly Division, Public Works, from the 6th instant.

Lieutenant C. H. Luard, R. E., whose services have been placed at the disposal of this Government in G. O. G. G. No. 6, dated 17th instant, is appointed Assistant to the Principal, Thomason College.

By Order of the Hon'ble the Lieutenant-Governor, North-Western Provinces,

W. E. MORTON, *Lieut.-Col.,*

Secy. to Govt., N. W. P.

ORDERS by the LIEUTENANT-GOVERNOR, Punjab Provinces.

POLICE DEPARTMENT.—*The 30th March 1863.—Leave.*—No. 240.—Lieutenant W. M. Gibbon, District Superintendent of Police, has obtained leave of absence for eight weeks under the Military Rules, with effect from the date of his availing himself of the same preparatory to applying for Sick Furlough to Europe.

The 1st April 1863.—No. 246.—The Hon'ble the Lieutenant-Governor has been pleased to accept of the resignation of his appointment by Lieutenant J. A. M. Biggs, Officiating District Superintendent of Police, Hissar, from such date as he may be relieved of his duties.

JUDICIAL DEPARTMENT.—*The 1st April 1863.—Powers.*—No. 260.—In continuation of No. 232, dated 23rd March, the Hon'ble the Lieutenant-Governor is pleased to vest the undermentioned Officers with the powers described in Section I. of Act XV. of 1862:—

Captain T. W. Mercer, Officiating Deputy Commissioner, Umritsur.

Mr. H. E. Perkins, Officiating Deputy Commissioner, Goordaspore.

Major H. A. Dwyer, Officiating Deputy Commissioner, Jhung.

GENERAL DEPARTMENT.—*The 30th March 1863.—Leave.*—No. 718.—Surgeon T. Farquhar, M. D., has obtained privilege leave for two months, with effect from the 17th February 1863.

Transfers.—No. 719.—Mr. G. R. Elsmie, Assistant Commissioner, from the Lahore to the Rawul Pindee District, and to be stationed at Murree.

Lieutenant F. M. Birch, Assistant Commissioner, from the Rawul Pindee to the Peshawur District.

Mr. L. S. Saunders, Assistant Commissioner, from the Delhi to the Lahore District.

Captain G. F. J. Lewin, Assistant Commissioner, from the Jullundur to the Goordaspore District, and to be stationed at Dalhousie.

The 31st March 1863.—Transfers.—No. 724.—Lieutenant J. W. H. Johnstone, Assistant Commissioner, from the Dera Ismail Khan to the Bunnoo District.

No. 740.—Mr. G. Thomson, Extra Assistant Commissioner, from the Dera Ismail Khan to the Rawul Pindee District.

No. 742.—Mr. R. Burney, Assistant Commissioner, from the Googaira to the Rawul Pindee District, on being relieved of the charge of the former District by Mr. Blyth.

The 1st April 1863.—Leave.—No. 749.—Mr. J. B. Lyall, Assistant Commissioner, has obtained leave of absence to Europe for six months on private affairs, together with six weeks preparatory leave, from such date as he may avail himself of the same.

Appointment.—No. 750.—Mr. A. R. Bulman is appointed an Assistant Commissioner of the Third Class, and posted to the Rawul Pindee District.

T. D. FORSYTH,
Offg. Secy. to Govt., Punjab.

Opium Notification.

NOTICE is hereby given, that the fifth sale of Opium, the provision of 1861-62, will be held at the Exchange Hall on Wednesday, the 6th of May 1863, at 11 A. M., and will comprize 3,300 Chests, viz.,—

Behar Opium	...	1,860
Benares Opium	...	1,440
Total Chests	...	3,300

2. The general Conditions of the sale now advertized will be the same as usual; they may be ascertained by reference to the Notification issued on the 8th November 1862, and published in the *Government and Exchange Gazettes*, or on application at the Office of the Board of Revenue.

3. The latest dates for deposit and clearance will be the 11th and 21st May 1863 respectively, that is to say, no Bank of Bengal Receipts, Company's Paper, or other Public Securities that may be tendered for deposit in redemption of Promissory Notes given by Purchasers in the Sale Room will be received after 4 P. M. of Monday, the 11th May 1863, and no Bank of Bengal Receipts in full payment of lots will be accepted after 4 P. M. of Thursday, the 21st May 1863.

4. In addition to the quantity above advertized for sale the following quantities, more or less, of Behar and Benares Opium of 1861-62, will be brought to sale in the present year on or about the dates specified below. The Board, however, reserve to themselves the right of altering these dates should circumstances render it expedient to do so:—

		Behar about Chests.	Benares about Chests.	Total about Chests.
On or about Monday,	8th June 1863.	1,860	1,440	3,300
" Thursday,	9th July "	1,860	1,440	3,300
" Monday,	10th Aug. "	1,860	1,440	3,300
" Monday,	7th Sept. "	1,860	1,440	3,300
" Monday,	5th Oct. "	1,860	1,440	3,300
" Monday,	9th Nov. "	1,860	1,440	3,300
" Monday,	7th Dec. "	1,853	1,404	3,317
Total		13,013	10,104	23,117

By Order of the Board of Revenue,

J. P. GRANT,

Offg. Junior Secretary.

FORT WILLIAM,
The 2nd April 1863.

NOTIFICATION.

Extract from letter from the Secretary to the Government of India, Financial Department, to the Officiating Accountant-General to the Government of India, No. 5241, dated 17th September 1858.

PARA. 4TH.—“ His Honor in Council is also of opinion that you may, without previous reference to Government, issue orders for the grant, under indemnity of Duplicates of Government Promissory Notes that may have been lost or destroyed, in all cases in which the usual forms have been complied with, and the full period of two years from the date of advertisement of loss has elapsed, without any claim having been preferred to the Notes by other parties, and without any objection to the issue of Duplicates having become apparent to you.”

With reference to the above Order of Government notice is hereby given, that applications for the issue of *Duplicates of Government Promissory Notes*, lost, stolen, or destroyed, are in future to be addressed to the *Accountant-General to the Government of India in the Loan Department*, by whom they will be duly considered with reference to the conditions prescribed in the above Extract and the existing Rules for the grant of such Duplicates.

J. I. HARVEY,
Offg. Accountant-General.

FORT WILLIAM;
Loan Office,
The 21st March 1863.

Notice

Is hereby given, that Salt may be imported by Sea into Chittagong on private account and may be sold there on payment, by the Purchaser, of the full Duty of three Rupees four annas per maund, under the same Rules and Regulations that are in force in Calcutta.

2. Delivery can take place under Rowannahs issued by the Collector of Customs, who will also receive the full Duty on the Salt.

3. Parties desirous of bonding their Salt can do so in like manner as in Calcutta.

4. Thatched Golahs belonging to Government have been set apart for the purpose of bonding Salt, and space will be allotted on application being made to the Collector of Customs, who will state the rate per 1,000 maunds chargeable for rent.

5. Ships can anchor within a short distance of the Golahs, and Boats and Coolies are procurable throughout the year.

H. J. BAMBER,
Collector of Customs.

Chittagong, Custom House,
The 5th March 1863.

Education Notice.

MEDICAL COLLEGE.

1. The Calcutta Medical College Session of 63-64 will commence on the 15th June next.
2. Students who may be desirous of commencing their studies are requested to apply to the Principal of the Medical College, between the hours of 10 A. M. and 4 P. M., on or before the 15th May next, when the vacant Free Presentations will be awarded, and the vacancies in the Class of Scholarship-holders filled up.
3. The possession of the "Entrance Examination" Certificate of the Calcutta University will entitle Students to enter the Medical College without further Examination.
4. Under certain conditions (which may be learned on application to the Principal) Students will be admitted in anticipation of passing the University Entrance Examination, but in all cases under the clear proviso that they will present themselves for that Examination when next held.
5. The course of Instruction given in the Calcutta Medical College is framed to meet the requirements of the Calcutta University for obtaining its Degrees in Medicine and Surgery.
6. The Candidates who may fail in obtaining a Scholarship or a Free Presentation may be admitted as Students on payment of an entrance Fee of 15 Rupees, and a further sum of 5 Rupees monthly during the period of their stay at the College, provided they enter into a guarantee to follow out the College Curriculum to a close and to graduate at the Calcutta University. Candidates who do not intend to graduate in Calcutta, or who wish to attend on a few Courses of Lectures, may be admitted as casual Students on payment of a fee of 40 Rupees for each Course of Lectures, or 60 Rupees for six months' attendance upon any single branch of Hospital practice.
7. The Certificates of Lectures and Hospital attendance of the College are recognized by the University of London, the Royal College of Surgeons of England, and the Worshipful Society of Apothecaries of London.

NORMAN CHEEVERS, M. D.,
Principal, Medical College.

CALCUTTA ;
MEDICAL COLLEGE OFFICE, }
The 19th March 1863.

Notice

Is hereby given, that sundry Effects belonging to the late MR. E. GARRETT, of the Irrigation Company, who died at Bhuddruck on or about the 22nd March 1863, are under the Seal of this Court, and will be delivered to any person legally authorized to receive the same.

O. TOOGOOD,
Judge.

CUTTACK ;
Judge's Court, }
The 31st March 1863.

Notice.

An Annual Fair will be held at Chyebassa, Singhbhoon, on the 9th November of every year. The first Fair will be held on 9th November 1863.

The articles that will meet with most ready sale are Brass Pots and Pans, Cattle, Cloths, Metal Ornaments, Beads, Tobacco, and Iron Agricultural Tools.

W. H. HAYES,
Deputy Commissioner of Singhbhoon.
SINGHBHOON DIVISION ;
Chyebassa, }
The 24th March 1863.

Sheriff's Office, the 28th March 1863.

NOTICE is hereby given, that a Sessions of Oyer and Terminer and Gaol Delivery, and also an admiralty Sessions, will be holden by the High Court of Judicature at Fort William in Bengal for the Town of Calcutta and Factory of Fort William and the places subordinate thereto, at the Court House, in the Town of Calcutta, on Friday, the Twenty-fourth day of April next, at 12 o'clock at noon.

The Court will open on the first day of the Sessions at 12 o'clock at noon, and upon each succeeding day precisely at 11 o'clock in the forenoon, of which all persons are required to take notice.

S. GLADSTONE,
Sheriff.

সরিফ আফিস, ২৮ মার্চ সন ১৮৬৩ সাল।

সমাচার দেওয়া যাইতেছে যে আগামি ২৪ আপরেল শুক্রবার দুই প্রহরের সময় কলিকাতার কোর্ট উইলিএমের এবং তাহার অন্তর্গত যে সকল স্থান স্বমিষ্ট বঙ্গ দেশের কোর্ট উইলিএমের হাই কোর্ট আপন আদালত ঘরে ওয়েরটারমিনের এবং এডমিরেলটি অর্থাৎ মহা সমুদ্র নস্পকীয় মাকদ্দমা নিষ্পত্তি জন্য এক সেশিয়ান অর্থাৎ মিছিল করিবেন।

এই সেশিয়ান যতকাল পর্যন্ত বলিবেক তাহার প্রথম দিবস দুই প্রহরের সময় তাহার পর প্রতি দিবস এগারো ঘণ্টার সময় বলিবেক এবিসয় সকলে স্মরণ রাখন।

S. GLADSTONE,
Sheriff.

Ecclesiastical.

THE Reverend James Chalmers Love and the Reverend Joseph Spear, B. A., of Trinity College, Dublin, both Ministers in this Diocese, have been appointed by the Lord Bishop Surrogates in this Archdeaconry for granting Episcopal Licenses of Marriage.

W. H. ABBOTT,
Registrar and Secretary.

CALCUTTA,
The 7th April 1863. }

Nuddea Rivers.

Report shewing the least Depth in the present Navigable Channels from the 24th to 31st March 1863.

NAMES OF RIVERS.	Least Depth of Water.	REMARKS.
MATABANGAH.	Ft. In.	
Above Entrance in Ganges ...	5 3	
On the Entrance Shoal Thence to Hât Beauleah, 44 miles ...	Closed.	
Hât Beauleah to Alickdeah ...	1 1	
Alickdeah to Kissengunge, 38 miles ...	Closed.	
Kissengunge to Hooghly River, 34 miles ...	2 5	
	4 3	
BHAUGIRUTTEE.		
Entrance ...	2 3	
Thence to Jeagunge ...	2 3	
Jeagunge to Cutwa, 60 miles ...	2 9	
Cutwa to Nuddea, 46 miles ...	3 6	
JELLINGHEE.		
Entrance ...	} Cloeds.	
Thence to Kureempore, 19 miles ...		
Kureempore to Teekatta, 35 miles ...	1 6	
Teekatta to Nuddea, 60 miles ...	2 3	

R. G. SMYTH, *Lieut., R. E.,*
Offg. Supdt., Nuddea Rivers.

The 2nd April 1863.

Notice to Claimants against Officers of extinct Regiments on account of Mess and Band Liabilities.

It has been determined by Government to afford aid to Officers of extinct Regiments towards the settlement of their liabilities to the extent already made known to Claimants by Lieutenant Perreau, the Officer appointed to examine and pass the several claims on behalf of Government.

Application for payment can now be made to Lieutenant Perreau at the Commissariat Examiner's Office, No. 4, Middleton Row.

Payment will be made only on the understanding that it is to be accepted as a full satisfaction of the whole claims both against the Regimental Funds or Property and the Officers personally.

Forms of Receipts will be supplied on application.

F. D. ATKINSON, *Lieut.-Col.,*
Controller of Milly Finance.

Mutlah.

THE Municipal Commissioners for the Town of Canning will be prepared, until further notice, to purchase Stone Ballast from all Ships visiting the Port at the rate of six annas per ton, delivered over the Ship's side.

S. H. ROBINSON,
Honorary Secretary.

No. 4, CHURCH LANE, }
The 2nd April 1863. }

Mutlah.

THE Municipal Commissioners for the Town of Canning are prepared to receive Tenders for Metal-ling the Strand Road, about two miles in length. The whole to be completed before the 1st October next.

S. H. ROBINSON,
Honorary Secretary.

No. 4, CHURCH LANE, }
Calcutta, 2nd April 1863. }

[1151]

NOTICE.

UNDER the provisions of Section XIII. of Act XVI. of 1837, if the undermentioned unclaimed Packages are not cleared from the Custom House Wharf on or before the 22nd April 1863, they will be sold for the realization of duty, wharfage, and any other charges that may be due on them:—

Date of Landing.	Mark or Address of Packages.	Ships.
1862, June 27th ..	1 Half Barrel Gunpowder, no mark	... Scotia.
" 27th ..	1 Half Box Gunpowder, no mark	... Ditto.
Dec. 4th ...	5 Packages, H. J. Bell	... Str. Thunder.
" 1st ...	1 Parcel Samples, N P C	... Str. Nubia.
" 19th ...	8 Cases, Miss B Reed, F S and Co.	... Shannon.
" 19th ...	10 Cases, F S and Co., 2000-09	... Ditto.
" 10th ...	4 Cases, L and K	... Ditto.
" 12th ...	6 Cases, T in diamond	... Ditto.
" 24th ...	1 Case, E P K	... City of Paris.
" 3rd ...	1 Case Glass, S F	... Agamemnon.
Oct. 22nd ...	1 Iron Chest, B D and Co. in diamond, S S S and Co.	... Clarence.

CALCUTTA CUSTOMS,
The 7th April 1863.

J. A. CRAWFORD,
Collector of Customs.

CUSTOMS.

List of unclaimed Packages lying on the Custom House Wharf.

Date of Landing.	Mark or Address of Packages.	Ships.
1862, Nov. 25th ...	1 Case, J A in triangle, 287	... Nussur Musjeet.
" 28th ...	1 Parcel, Hewick and Co.	... Str. Burmah.
Dec. 3rd ...	1 Case, no mark	... Str. Calcutta.
Nov. 20th ...	1 Trunk, no mark	... Str. Erymanthe.
Dec. 13th ...	1 Package, Seth Lutchmee Chund	... Str. Simla.
" 13th ...	1 Package, W H	... Ditto.
1863, Jan. 3rd ...	10 Packages, no mark	... Utit Rohoman Serasker.
1862, Dec. 22nd ...	129 Barrels, A N in diamond	... City of Shanghai.
Oct. 22nd ...	1 Case, N M	... Str. Burmah.
1863, Jan. 8th ...	125 Cases, A L B and Co., J E 1 and 2	... Jeanne.
" 8th ...	100 Cases, P in triangle, C H B, J E	... Ditto.
" 9th ...	2 Cases, C W M	... Ditto.
" 9th ...	46 Cases, G D, T C D	... Ditto.
1862, Dec. 31st ...	1 Case, S H P Whittuck	... Str. Bengal.
1863, Jan. 20th ...	1 Case, Lt. F Stephen, care of Thacker, Spink and Co.	... Castle Howard.
" 21st ...	11 Cases, A L B and Co.	... Palmyra.

CALCUTTA CUSTOMS,
The 7th April 1863.

J. A. CRAWFORD,
Collector of Customs.

ADVERTISEMENT OF SALE.

NOTICE is hereby given, that the Zemindarry right of Government to the several Khas Mehals, situated in the District of Bhaugulpore, and mentioned in the Statement hereunto annexed, will be put up to sale, under orders of the Board of Revenue, No. 24, dated 10th February 1863, and Commissioner's No. 847, dated 19th February 1863, at the Bhaugulpore Collectorate, on Monday, the 20th April 1863, corresponding with the 16th Bysakh 1270 B. S.

The Purchasers of such Mehals will be subject to the Conditions laid down below :—

CONDITIONS OF SALE.

1st.—Estates to be sold, with the Sudder Jummas entered in the annexed Statement against each Mehal, to the highest bidder above the upset price.

2nd.—The sale to be subject to existing leases and to the right conferred by the Settlement proceedings and laws in force, and Purchasers to be bound to respect the rights of resident cultivators who have signed the Jumma-bundee made by the Revenue Authorities.

3rd.—If the amount of purchase money do not exceed Rupees 100, the whole amount is to be paid down at once.

4th.—If the amount of purchase money exceed Rupees 100, a deposit to be at once made of Rupees 25 per cent. upon the amount bid; the same to be forfeited to Government and the sale to be cancelled if the whole amount of purchase money be not paid by noon of the 15th day after the sale, reckoning the day of sale as one, and the Mehal will again be put up to sale at the risk of the former Purchaser.

5th.—The Purchaser will, in addition to the Sudder Jumma of the Estate, be bound to pay one per cent. for the construction of roads and improvement of communications. This sum will be leviable in the same manner as other arrears of Revenue.

Number.	Number of Towns.	Name of Mehal and Pergunnah.	Area.	Sudder Jumma.		Upset Price.	REMARKS.
				B. C. Ch.	Rs. As. P.	Rs. As. P.	
1	44	Ghat Powlidar, Pergunnah Jumoonce ...	209 12 12	2 1 0	4 2 0		
2	3055	Lowaris Jageer Maniksing Havildar, Pergunnah Chye, Thannah Bijoye ...	34 5 0½	4 10 0	0 4 0		
3	2590	Amant Lands, Thannah Sultanabad, Pergunnah Colong ...	619 0 0	* 78 12 6	156 0 0		* This includes 12 annas 6 pie on account of one per cent Road Fund.
4	2686	Amant Sircar, Thannah Ugorpoor, Pergunnah Bhaugulpore ...	97 5 15	† 11 1 9	22 0 0		† This includes 1 anna 0 pie on account of one per cent Road Fund.
5	2555	Amant Sircar, Thannah Mohunpore, Pergunnah Bhaugulpore ...	184 3 9½	92 0 0	184 0 0		
6	119	Amant Sircar, Thannah Sukree Gully, in Gudagunge, Pergunnah Jumoonce ...	75 12 10	2 1 0	4 2 0		
7	2568	Amant purchased and Girdling, Thannah Nawangon, Pergunnah Chye ...	702 11 13	69 4 0	138 8 0		
8	2715	Lawarce land of Lall Mahomed, &c., Thannah Nawangon Pergunnah Chye ...	75 1 0	‡ 16 2 6	32 0 0		‡ Includes 2 annas 6 pie on account of one per cent Road Fund.
9	2225	Jageer Chait Sing Subadar, Thannah Oodhwa Nallah Pergunnah Kankjole ...	23 0 0	§ 2 0 4	4 0 0		§ Includes 4 pie on account of one per cent Road Fund.
10	2573	Thannah Bijoye, Pergunnah Chye ...	1778 3 17	260 0 0	400 0 0		
11	2672	Thannah Mohunpore, Pergunnah Bhaugulpore ...	857 1 0½	131 4 10	262 8 0		Includes 1 Rupee 4 annas 10 pie on account of one per cent Road Fund.

H. ALEXANDER,
Officiating Collector.

BHAUGULPORE COLLECTORSHIP, }
The 9th March 1863.

ADVERTISEMENT OF SALE.

NOTICE is hereby given, that the Zemindary right of Government to the several Khas Mehals, situated in the District of Bhullooah, and mentioned in the Statement hereunto annexed, will be put up to sale, under Orders of the Board of Revenue, dated 28th October 1862, No. 60, at the Bhullooah Collectorate, on the 15th April 1863, corresponding with the 3rd Byssek 1270 B. S.

The Purchasers of such Mehals will be subject to the Conditions laid down below :—

CONDITIONS OF SALE.

1st.—Estates to be sold, with the Sudder Jummas entered against each below, to the highest bidder above the upset price.

2nd.—The sale to be subject to existing leases and to the right conferred by the Settlement proceedings and laws in force, and Purchasers to be bound to respect the rights of resident cultivators who have signed the Jummaabundee made by the Revenue Authorities.

3rd.—If the amount of purchase money do not exceed Rupees 100, the whole amount is to be paid down at once.

4th.—If the amount of purchase money exceed Rupees 100, a deposit is to be at once made of Rupees 25 per cent. upon the amount bid; the same to be forfeited to Government and the sale cancelled if the whole amount of purchase money be not paid by noon of the 15th day after the sale, reckoning the day of sale as one, and the Mehal will be again put up to sale at the risk of the former Purchaser.

5th.—The purchase will have effect from 1st May 1863, or from the date on which the existing leases expire.

6th.—The purchasers shall be bound to pay in addition to the Sudder Jumma one per cent. on the total Sudder Jumma assessed from the date of entry upon their purchase for the construction of roads and improvement of communication. This sum will be levied in the same manner as arrears of Revenue.

Number of Lots.	Number of Towjee.	Names of Mehals and Pergunnahs.	Area.	Sudder Jumma.	Upset Price.	
					B. C. C.	Rs. As. P.
1	1383	Chur Nubeepoorah ...	1,536 12 15	924 0 0	1848 0 0	
2	1398	„ Gayeegunge ...	283 4 4	155 0 0	310 0 0	
3	1435	„ Lamchu Deguldee ...	369 11 12	225 0 0	450 0 0	
4	1504	Talook Ashker Mahomed, in Pergunnah Kanchenpore ...	126 19 4	54 0 0	108 0 0	
5	1505	Talook Quiah Rajah, in Pergunnah Kanchenpore ...	31 11 3	15 0 0	30 0 0	
6	1506	Talook Jamal Khosaul, in Pergunnah Kanchenpore ...	21 0 0	11 0 0	22 0 0	
7	1507	Talook Syed Abdoolshaha, in Pergunnah Kanchenpore ...	8 15 9	3 0 0	6 0 0	
8	1513	Chur Alga <i>alias</i> Bangaree ...	1,405 15 13	454 0 0	908 0 0	
9	1518	„ Kalee Talook, Mahomed Rajah ...	504 19 9	178 0 0	356 0 0	
10	1546	„ Roopapoor Sonapoor ...	890 0 0	82 4 0	164 8 0	
11	1602	„ Ramtunno ...	711 0 0	169 0 0	338 0 0	
12	209	Talook Shaida Gazee, Pergunnah Kanchenpore ...	117 11 2	35 0 0	70 0 0	

H. HANKEY,

Collector.

BHULLOOAH COLLECTOR'S OFFICE, }

The 17th February 1863.

ADVERTISEMENT OF SALE.

NOTICE is hereby given, that the Zemindary right of Government to the several Khas Mehals, situated in the District of Shahabad, and mentioned in the Statement herewith annexed, will be put up to sale, under orders of Government, in the Shahabad Collectorate, on Tuesday, the 5th May 1863, corresponding with the 2nd Jeth 1270 F. S.

The Purchasers of such Mehals will be subject to the Conditions laid down below :—

CONDITIONS OF SALE.

1st.—Estates to be sold, with the Sudder Jumma entered against each below, to the highest bidders above the upset price.

2nd.—The sale to be subject to existing leases and to the right conferred by the Settlement proceedings and laws in force, and Purchasers to be bound to respect the rights of resident cultivators who have signed the Jummabundee made by the Revenue Authorities.

3rd.—If the amount of purchase money do not exceed 100 Rupees, the whole amount is to be paid down at once.

4th.—If the amount of purchase money exceed 100 Rupees, a deposit to be at once made of Rupees 25 per cent. upon the amount bid; the same to be forfeited to Government and the sale cancelled if the whole amount of purchase money be not paid by noon of the 15th day after the sale, reckoning the day of sale as one, and the Mehal will again be put up to sale at the risk of the former Purchaser.

Number.	Twice number.	Names of Mehals and Pergunnahs.	Area.				Sudder Jumma.			Upset Price.			REMARKS.
			B.	C.	C.	K.	Rs.	As.	P.	Rs.	As.	P.	
1	4160	Noar Ara Baricha, Pergunnah Peeroo	2,783	7	15	0	3,180	0	0	6,360	0	0	Authorized to be sold in Board's Order No. 81, dated 29th July 1862.
2	2912	Araze Inglis Mahal, Pergunnah Peeroo	127	11	19	0	166	0	0	332	0	0	
3	4149	Moheem alias Burkagoon, Pergunnah Peeroo	2,121	8	10	0	1,870	0	0	3,740	0	0	
4	4150	Soormanah, Pergunnah Peeroo	229	13	3	10	150	0	0	300	0	0	
5	4151	Gahuroah, Pergunnah Peeroo	636	16	8	0	810	0	0	1,620	0	0	
6	4152	Kurnow, Pergunnah Peeroo	1,033	10	17	15	1,310	0	0	2,620	0	0	
7	4156	Basowree, Pergunnah Peeroo	1,008	15	17	15	1,630	0	0	3,260	0	0	
8	4157	Katur and Padoomdeehra Patulwah, Pergunnah Peeroo	2,340	6	10	0	1,310	0	0	2,620	0	0	
9	4072	Puchma Bilharee, Pergunnah Peeroo	992	12	19	0	571	0	0	1,142	0	0	Authorized to be sold in Board's letter No. 205 of 3rd November 1862.

SHAHABAD COLLECTORATE, }
The 19th November 1862. }

S. C. BAYLEY,
Off. Collector.

ADVERTISEMENT OF SALE.

NOTICE is hereby given, that the Zemindary right of Government to the several Khas Mehals, situated in the District of Shahabad, and mentioned in the Statement herewith annexed, will be put up to sale, under orders of Government, in the Shahabad Collectorate, on Monday, the 25th May 1863, corresponding with the 22nd Jeth 1270 F. S.

The Purchasers of such Mehals will be subject to the Conditions laid down below:—

CONDITIONS OF SALE.

1. Estates to be sold, with the sudder jumma entered against each below, to the highest bidder above the upset price.
2. The sale to be subject to existing leases and to the right conferred by the Settlement proceedings and laws in force, and Purchasers to be bound to respect the rights of resident cultivators who have signed the Jumma-bundee made by the Revenue Authorities.
3. If the amount of purchase money do not exceed Rupees 100, the whole amount is to be paid down at once.
4. If the amount of purchase money exceed 100 Rupees, a deposit to be at once made of Rupees 25 per cent. upon the amount bid; the same to be forfeited to Government, and the sale cancelled, if the whole amount of purchase money be not paid by noon of the 15th day after the sale, reckoning the day of sale as one, and the Mehal will again be put up to sale at the risk of the former Purchaser.

Number.	Towjee Number.	Names of Mehals and Pergunnahs.	Area.	Sudder Jumma.	Upset Price.	REMARKS.
			B. K. G. Ch.	Rs. As. P.	Rs. As. P.	
14158		Sownah, Pergunnah Peero	462 11 6 0	775 0 0	1,550 0 0	Confiscated Estates of Koer Singh, authorized to be sold by Board's Order No. 81, dated 20th July 1862.
24159		Jumoree, " ...	594 9 15 0	810 0 0	1,620 0 0	
34161		Runnee, " ...	773 19 2 0	921 0 0	1,842 0 0	
44162		Sickreer, " ...	1,263 3 10 11	960 0 0	1,920 0 0	
54163		Narainpoor Talooka, Pergunnah Peero	1,783 3 9 0	2,150 0 0	4,300 0 0	
64164		Dhaindah, Pergunnah Peero	385 15 2 0	370 0 0	740 0 0	Old Government Khas Mehals.
74165		Warispoor, alias Daree Deeh, Pergunnah Peero	1,062 12 19 0	825 0 0	1,650 0 0	
84166		Nawaon, Pergunnah Peero	560 15 5 0	740 0 0	1,480 0 0	
94167		in pancee Samee, Pergunnah Peero	702 19 13 0	326 0 0	652 0 0	
102152		Oosnah, Pergunnah Sasseram	603 15 18 0	277 0 0	554 0 0	
112159		Utwullegah, Pergunnah Sasseram	342 4 11 0	286 0 0	572 0 0	Resur / Invalid Jagheers authorized to be sold by Board's Order No. 100, dated 9th September 1862.
122267		Purraree Kullan, Pergunnah Sasseram	671 15 13 0	415 0 0	830 0 0	
133324		Sickureeah Line, Pergunnah Dunwar	104 9 1 0	60 0 0	120 0 0	
142804		Arazee Inglis Pahlwan Sing appertaining to Chandee, Pergunnah Dunwar	29 16 0 0	26 0 0	52 0 0	
152807		Aazee Inglis Bodhee Sing appertaining to Chandee, Pergunnah Dunwar	28 18 16 0	36 3 0	72 6 0	

SHAHABAD COLLECTORATE, }
The 19th November 1862. }

S. C. BAYLEY,
Officiating Collector.

ADVERTISEMENT OF SALE.

NOTICE is hereby given, that the Zemindary right of Government to the Khas Mehal, situated in the District of Midnapore, and mentioned in the Statement hereto annexed, will be put up to sale, under Orders of the Board of Revenue, as communicated in their Secretary's letter No. 49, dated the 3rd March 1863, in the Midnapore Collectorate, on Thursday, the 9th day of April 1863, corresponding with the 29th Chyite 1270 Umla and the 28th Chyite 1269 Bengalee.

The Purchaser of the Mehal will be subject to the undermentioned Conditions:—

CONDITIONS OF SALE.

1st.—The Estate will be sold to the highest bidder *above* the upset price.

2nd.—If the amount of purchase money do not exceed Rupees 100, the whole amount is to be paid down at once. If the amount of purchase money exceed Rupees 100, a deposit of Rupees 25 per cent. is to be at once made upon the amount bid; the same to be forfeited to Government if the whole amount of purchase money be not paid by noon of the 15th day after the sale, or if the day be a close holiday, then on the first Office day, reckoning the day of sale as one, and the Mehal will be again put up to sale at the risk of the former Purchaser.

3rd.—The sale to be subject to existing leases and to the right conferred by the Settlement proceedings and laws in force, and Purchaser to be bound to respect the rights of resident cultivators who have signed the Jumma-bundee made by the Revenue Authorities.

4th.—In addition to the ordinary Sudder Jumma fixed on the Estate, Purchaser will be bound to pay an annual sum calculated at one per cent. on the Sudder Jumma, to be devoted to the construction of roads and improvement of communications. This sum will be leviable in the same manner as other arrears of Revenue.

1.	2.	3.	4.	5.	6.	7.
Number of Lot.	Collectorate Towjee Number.	Name of Mehal and Pergunnah.	Area.	Sudder Jumma.	Upset Price.	REMARKS.
			B. C. B.	Rs. As. P.	Rs. As. P.	
1	1794	Moondoomaree Brindabun Chuck, Pergunnah Tarf Erinch.	213 7 15	70 0 11	140 1 10	Let in farm to the end of 1278 Umla.

MIDNAPORE COLLECTORATE,
The 16th March 1863. }

F. R. COCKERELL,
Collector.

Notice.

LEASE of the following Limestone Tracts, viz., No. 1, Choon Churra; No. 2, Letting Churra; No. 3, Roeye; situated at the southern base of the Jynteah Hills, will be put up to Auction for a term of (5) five years from 1st May 1863, to the highest bidder, above the upset price of Rupees (9,000) nine thousand per annum for the three, payable annually in advance.

The Sale will take place at the Office of the Deputy Commissioner, Cherra Poonjee, at noon, on Monday, the 27th April 1863.

The disturbances in the Jynteah Hills have been put down, and it is believed peace has been quite restored again.

J. B. SHADWELL,
Asst. Commr. in charge.

CHERRA POONJEE;
Depty. Commr's. Office,
The 1st April 1863. }

LEASE of the right of Government to take Limestone from the beds on the bank of the Bogra River in the Cheylah District, the foot of the Cossiah Hills, hitherto leased to Messrs. Inglis and Co., will be put up to Auction for a term of (5) five years from 1st May 1863, to the highest bidder, above the upset rent of Rupees 12,100 per annum, payable by two instalments, half-yearly, in advance. The Sale will take place at the Office of the Deputy Commissioner, Cherra Poonjee, at noon, on Monday, the 27th April 1863.

The District of Cherla has not been involved in the disturbance recently existing in the Jynteah Hills.

J. B. SHADWELL,
Asst. Commr. in charge.

CHERRA POONJEE;
Deputy Commr's. Office,
The 1st April 1863. }

ADVERTISEMENT OF SALE.

NOTICE is hereby given, that the Zemindary right of Government to the undermentioned Khas Mehals, situated in the District of Rungpore, will be put up to sale under the Order of the Board of Revenue, No. 139 of the 19th November 1862, communicated in the Commissioner of Revenue's Office Memorandum No. 113, dated 6th December following, in the Rungpore Collectorate, on Monday, the 1st of May 1863, corresponding with 19th Bysack 1269 B. S.:-

The Purchasers of such Mehals will be subject to the Conditions laid down below.

CONDITIONS OF SALE.

1st. The Estates to be sold, with the Sudder Jumma entered against each below, to the highest bidder, above the upset price.

2nd. The sale to be subject to existing leases and to the right conferred by the Settlement proceedings and laws in force, and Purchasers to be bound to respect the rights of resident cultivators who have signed the Jummabundee made by the Revenue Authorities.

3rd. If the amount of purchase money do not exceed Rupees 100, the whole amount to be paid down at once.

4th. If the amount of purchase money exceed Rupees 100, a deposit to be at once made of 25 Rupees per cent upon the amount bid; the same to be forfeited to Government and the sale cancelled if the whole amount of purchase money be not paid by noon of the 15th day after the sale, reckoning the day of sale as one, and the Mehal will again be put up for sale at the risk of the former Purchaser.

5th. Under the Board's Order No. 17, dated 28th February 1862, Purchasers shall be bound to pay for the construction of roads and improvement of communication one per cent. on the total Sudder Jumma assessed from the date of entry upon their purchase. This sum will be leviable in the same manner as other arrears of Revenue.

Number.	Taluk Number.	Names of Mehals and Pergunnahs.	Area.	SUDDER JUMMA.			Upset Price.	REMARKS.
				Jumma assessed.	Road Cess.	Total Sudder Jumma.		
			B. K. C.	Rs. As. P.		Rs. As. P.	Rs. As. P.	
1	369	Khamar Mohuntali, Chuckla Futtypora	3 18 8	3 0 0	3 0 0	6 0 0	
2	318	Sungulsee, Chuckla Carzechant	1,779 6 4	1,017 0 0	1,017 0 0	2,324 0 0	
3	349	Kisrant Pergunnah Pyrabund, Pergunnah Pyrabund	9,136 3 0	7,844 15 0	7,844 15 0	15,693 14 0	
4	331	Talook Bardulo, &c., Chuckla Bodah	321 15 0	323 0 0	323 0 0	643 0 0	
5	322	Talook Khalsakotal, appertaining to Talook						
		Pochase, &c., Chuckla Poonibhag	45 11 4	25 0 0	25 0 0	52 0 0	
6	391	Talook Sechakandee, Chuckla Futtypora	70 8 0	23 0 0	23 0 0	46 0 0	
7	492	Monzah Dimlah, Chuckla Carzechant	186 14 8	125 0 0	125 0 0	250 0 0	

RUNGPORE COLLECTORATE,
The 27th March 1863.

WILLIERS TAYLOR,
Offg. Collector.

TO BE PEREMPTORILY SOLD, pursuant to an Order of the late Supreme Court, made in a cause Bholanath Coondoo Chowdry and another against Luckerecaunt Coondoo, dated 29th July 1861, with the approbation of the Master of the High Court, at his Office, in the Court House, on the 14th day of April 1863, at 12 o'clock, the following property:-

An upper-roomed brick-built Dwelling-house, with a piece of ground on which it is built, containing by estimation one cottah and thirteen chutacks, more or less, situate at Monzah Soota-rooty, in Dhee Calcutta, Natharbagaun, and No. 5.

Also a lower-roomed brick-built Dwelling-house, with a piece of ground on which it is built, containing by estimation seven cottahs, more or less, situate at Natharbagaun aforesaid, and No. 8-1.

Further particulars may be had at the Master's Office, or of Mr. E. B. Goodall, Attorney for the Plaintiffs.

JOSEPH GOODEVE,
Master.

High Court;
Master's Office,
The 27th March 1863.
E. B. GOODALL,
Plaintiff's Attorney.

TO BE SOLD, pursuant to an order of the late Supreme Court, in a cause of Gobind Chunder Sen versus Jadab Churn Taseor, dated 26th May 1862, with the approbation of the Master of the High Court, some time in the month of May next, of which due notice will be given hereafter, the following Property, viz.,—A two storied brick-built House and premises No. 15-2, with the piece of land on which the same is erected, containing by estimation two cottahs and four chutacks, situate in Rattoo Sircar's Lane, Calcutta.

Particulars to be had at Master's Office, or at the Office of Mr. William Henry Owen, No. 4, Old Post Office Street, the Solicitor for the Plaintiff.

JOSEPH GOODEVE,
Master.

High Court;
Master's Office,
The 25th March 1863.

W. H. OWEN,
Plaintiff's Attorney.

PURSUANT to an Order of the High Court of Judicature at Fort William in Bengal, in its ordinary original Civil jurisdiction, made in the matter of the Estate of William Amys Rolfe, deceased, the Creditors of the said William Amys Rolfe, late a Surgeon in the Service of the Hon'ble East India Company, on their Bengal Establishment, who died on or about the month of August one thousand eight hundred and fifty-seven, are, by their Solicitors, on or before the thirty-first day of March next, to come in and prove their debts before the Hon'ble Sir Mordaunt Lawson Wells, one of the Judges of Her Majesty's High Court of Judicature at Fort William in Bengal, at the Court House, in Esplanade Row, or before such other of the Judges of the said High Court as may be then sitting on references, or in default thereof they will be peremptorily excluded from the benefit of the said Order. Wednesday, the fifteenth day of April one thousand eight hundred and sixty-three, at ten o'clock in the forenoon, at the said Court House, is appointed for hearing and adjudicating upon the claims.

Dated this 28th day of February 1863.

R. BELCHAMBERS,
Registrar.

SANDES, STACK AND CO.,
Solicitors for the Plaintiff.

People's Bank of India Limited,"

3, HARE STREET, CALCUTTA.

ALL information respecting Rules and Terms of Business will be forwarded on application to

R. E. K. WILKINSON,
Manager.

The 14th March 1863.

Notice.

THE Partnership heretofore existing between HERSCHELL DEAR and ALEXANDER CHRISTIAN as Railway Contractors and Timber Merchants having been dissolved by mutual consent on the 30th day of June last, the undersigned is prepared to execute orders for Timber of every description by contract.

ALEXANDER CHRISTIAN.

MONCHYE,
The 27th October 1862. }

H. Dear & Co.,

TIMBER MERCHANTS.

THE above Firm is prepared to undertake the supply of Sleepers or Timber to Railway Companies or other parties.

For the last 11 years the Firm has successfully carried out very heavy engagements with the East Indian Railway Company, as also with the Government of India, and has still extensive Contracts with both for Timber and Sleepers.

H. DEAR & CO.

MONCHYE,
The 27th January 1863. }

Bengal River Steam Company "Limited."

NOTICE is hereby given, that the General Half-yearly Meeting of Shareholders of this Company will be held on Monday, the 20th instant, at 4 o'clock in the afternoon, at the Company's Office, 2, Fairlie Place, for the purpose of passing the Accounts and declaring a Dividend.

By Order of the Directors,

JOHN BORRADAILE AND CO.,
Secretaries.

North-West Indigo Association "Limited."

THE First Ordinary Yearly General Meeting of the Association will be held at the Registered Office of the Association, No. 2, Mission Row, on Wednesday, the 15th instant, at 12 o'clock, when the Report of the Directors and the Accounts for the past year will be submitted.

S. T. BALMER,
Secretary.

East India Tea Company "Limited."

THE adjourned General Meeting of Shareholders will be held on Wednesday, the 15th instant, at noon, at the Registered Office, No. 14, Strand.

By Order of the Directors,

H. E. BRADDON,
Acting Secretary.

The 6th April 1863.

Central Assam Tea Company "Limited."

NOTICE.

THE adjourned Half-yearly General Meeting will be held at the Office of the Company on Monday, the 20th instant, at noon.

By Order of the Directors,

J. H. ALLEN,
Managing Director and Secretary.

CALCUTTA,
The 2nd April 1863. }

Bengal Printing Company "Limited."

MR. GEORGE FOX COPLEY has this day been appointed Secretary and Manager of this Company in the room of Mr. A. G. Roussac, resigned.

By Order of the Directors,

A. G. ROUSSAC,
Secretary.

For Sale.

THE Mehals of Pergunnah Rockunpore to the west of the Bhaugirrattee, situated in Zillah Moorshedabad. For particulars apply to James Cockburn, Esquire, Rampore Beaulash, or to Jardine, Skinner and Co., Calcutta.

JARDINE, SKINNER AND CO.,
Managing Agents of B. Watson and Co.

Notice.

MR. FREDERICK TILT BROOKS has this day been admitted a Partner in our Firm.

SAMUEL SMITH AND SONS.

CALCUTTA,
The 1st April 1863.

Notice.

MR. JAMES HENRY MACKEY retired from our Firm on the 31st ultimo, when his interest and responsibility therein ceased.

SAMUEL SMITH AND SONS.

CALCUTTA,
The 1st April 1863.

Notice

Is hereby given, that three Pottahs or Title Deeds of Paddy Lands belonging to Chotta Kannaram Ghose, situated at Nussibpore, in Burdwan, have been lost on the 4th instant. A Reward of Rupees 25 will be given to any one finding the same and forwarding them to the Printer.

The 7th April 1863.

Notice.

Lost Right-hand half of the undermentioned Government of India Currency Note, payment of which has been stopped at the Bank of Bengal:—

No. 407235, dated Calcutta, 16th July 1861, for Rs. 100.

**NOTICES issued by the
POST-MASTER of CALCUTTA.**

No. 240.

The 26th March 1863.—The Overland Mail per Steamer *Mooltan* will be closed on Wednesday, the 8th April 1863, at 6 P. M.

Letters for Madras, Ceylon, the Straits, China, Mauritius, and Australia, can be sent by this opportunity.

	Weight.	Via Marseilles.	Via Southampton.
Postage.	Under 1 Ounce	Rs. 0 6 0	Rs. 0 4 0
	" 1 1/2 "	" 0 8 0	" 0 4 0
	" 2 1/2 "	" 0 14 0	" 0 8 0
	" 1 "	" 1 0 0	" 1 0 0
	" 2 "	" 2 0 0	" 1 0 0

No. 243.

The 6th April 1863.—An After-Packet per Steamer *Mooltan* will be kept open at this Office till 4 P. M. of the 9th instant.

No. 247.

The 31st March 1863.—The Post-Master begs to inform the Public that the Overland Express Packet of the 20th March 1863, and the Safe Dāk of the 19th idem, arrived at Bombay both in time for the Overland Steamer.

No. 242.

The 1st April 1863.—Notice is hereby given, that the Mails for Rangoon, Moulmein, Penang, Malacca, and Singapore, for transmission per Steamer *Moulmein*, will be closed at this Office on Monday, the 6th instant, at 6 P. M.

Letters, &c., for Port Blair can be sent *via* Moulmein by this opportunity.



The Calcutta Gazette.

SATURDAY, APRIL 11, 1863.

HOME DEPARTMENT.

No. 2373.

Fort William, the 9th April 1863.

Notification.—Mr. T. H. Cowie, Advocate-General, availed himself on this date of the leave granted to him on the 20th of March.

No. 2374.

The 10th April 1863.

His Excellency the Viceroy has been pleased to appoint Mr. Joseph Graham, Standing Counsel to the Government of India, to officiate as Advocate-General during Mr. Cowie's absence or until further orders.

No. 2375.

The Notification No. 768, dated 31st January 1863, re-attaching Mr. A. C. Lyall, of the Civil Service, to the North-Western Provinces, the Punjab, and Oudh, is hereby cancelled.

No. 2376.

The Reverend John Clough has been appointed by the Right Hon'ble the Secretary of State to be an Assistant Chaplain on the Bengal Establishment.

No. 2377.

The Reverend J. W. Young, of the Bengal Ecclesiastical Establishment, has been granted by the Right Hon'ble the Secretary of State an extension of leave for six months on Medical Certificate.

No. 2378.

Erratum.—In Notification No. 2274, dated the 6th instant, for Lieutenant-Colonel G. P. Whish, late of the 60th Native Infantry, read of the Bengal Staff Corps.

E. C. BAYLEY,
Secy. to the Govt. of India.

FOREIGN DEPARTMENT.

No. 42.

JUDICIAL.

Camp Moobarikpore, the 1st April 1863.

Notifications.—Consequent on the re-organization of the Nagode Police His Excellency the Viceroy and Governor General is pleased to appoint Captain H. V. Mathias, Commandant of the Nagode Police, to be District Superintendent of Police at Nagode.

No. 143.

GENERAL.

Camp Chundeehur, the 2nd April 1863.

His Excellency the Viceroy and Governor General is pleased to appoint Captain D. W. Wise, of the Bengal Staff Corps, to officiate as Assistant to the Agent to the Governor General for the States of Rajpootana.

C. U. AITCHISON,

*Under-Secy. to the Govt. of India,
with the Governor General.*

No. 92.

MILITARY.

Fort William, the 10th April 1863.

Major A. M. Mackenzie assumed charge of his appointment as Commandant of the Meywar Bheel Corps, and First Assistant Political Agent and Superintendent, Hilly Tracts, Meywar, on the 11th ultimo.

No. 241.
POLITICAL.

The Hon'ble the President in Council is pleased to recognize Mr. Martin des Pallieres as Consular Agent for France at Aden, pending the confirmation of Her Majesty's Government.

No. 600.
GENERAL.

The extension of leave granted to Mr. C. J. Brown, Collector of Customs at Akyab, in General Order dated 30th January last, No. 182, is hereby cancelled, that Officer having rejoined his appointment on the 20th November 1862.

No. 601.

With reference to General Order by the Governor General dated 7th ultimo, No. 71, Lieutenant W. Tweedie assumed charge of his duties as Officiating Second Assistant to the Resident at Hyderabad on the 14th idem.

No. 602.

Major J. P. Briggs, Officiating Deputy Commissioner at Amherst, British Burmah, has obtained privilege leave of absence for one month from the 11th ultimo, the date on which he made over charge of the Treasury at Moulmein to Mr. J. K. Macrae, Assistant Commissioner.

No. 244.
POLITICAL.

It is hereby notified that the Estate known as No. 38, Garden Reach, Pergunnah Magorah, in the District of the 24-Pergunnahs, is now included within the limits of the premises occupied by the King of Oudh, under the provisions of Section IV., Act No. XIV. of 1860.

The Estate in question is bounded on the West and East by properties belonging to the said King of Oudh; on the North by the River Hooghly; and on the South by the Public Road called Garden Reach Road. And to it are attached four pieces of land, bounded on the North by Circular Roads; on the West by lands belonging to Pearyloll Mundul; on the South by lands belonging, respectively, to Dhunnee Ram Paul, Ashootosh Deb, Mirza Hind, and Hopdar Khan; and on the East by lands belonging, respectively, to Denonauth Mookerjea, Ashootosh Deb, and Dwarkanauth Tagore, and partly by land in the occupation of the King of Oudh.

No. 609.
GENERAL.

Mr. J. Hind, Extra Assistant Commissioner at Akyab, made over charge of his Office to Major F. W. Ripley, Officiating Deputy Commissioner, on the 17th January last.

No. 610.

The preparatory leave granted to Mr. E. O. Bradford, Deputy Commissioner in Oudh, in General Order dated 1st instant, No. 555, is to have effect from the 21st ultimo.

E. C. BAYLEY,
Offg. Secy. to the Govt. of India.

LIST of Persons entitled to the "India Medal,"
whose Medals lie unclaimed in the Office of the
Secretary to the Government of India, in the
Foreign Department.

Names of Parties.

Abbott, A. E.	... Engine Driver.
Burrows, John	... Clerk.
Collins, J.	... Pupil, La Martiniere.
Creed, E.	... Ditto, ditto.
Creed, G.	... Ditto, ditto.
Cameron.	... Merchant.
Dodd, G. N.	... Civil Surgeon.
Davey, Peter	... Clerk.
DeRavara, J.	... Steward, La Martiniere.
Deverine, J.	... Late Superintendent, Constancia.
Davis, J.	... Overseer.
Dawson, Captain	... Oudh Military Police.
Marshall, A.	... Assistant Book-keeper.
Parly, J.	... Railway Inspector.
Sadlier, Lieutenant T. J.	... Oudh Military Police.
Smith, C.	... Railway Inspector.
Tucker, R. T.	... Civil Service.
Wilson, R.	... Merchant Tailor.

H. M. DURAND, Col.,
Secy. to the Govt. of India.

FINANCIAL DEPARTMENT.

No. 1428.

Fort William, the 10th April 1863.

Notification.—Statement of the amount of Government Currency Notes in Circulation, of the amount of Coin and Bullion Reserve, and Government Securities, held by the Department of Issue of Paper Currency on the 31st March 1863:—

	Calcutta.	Bombay.	Madras.	Total.
Notes in Circulation	2,47,60,000	1,85,00,000	60,00,000	4,92,60,000
Silver Coin Reserve	1,85,11,139	55,00,000	60,00,000	3,00,11,139
Silver Bullion Reserve	1,30,00,000	1,30,00,000
Government Securities	68,48,861	68,48,861

* Six lacs in course of transfer to Bank.

(Sd.) H. HYDE.

Head Commr., Dept. of Issue
of Paper Currency.

CALCUTTA MINT,
The 6th April 1863. }

Published by Order of the Hon'ble the President in Council,

E. H. LUSHINGTON,
Secy. to the Govt. of India.

MILITARY DEPARTMENT.

GENERAL ORDER BY HIS EXCELLENCY THE GOVERNOR GENERAL OF INDIA.

Camp Kalka, the 3rd April 1863.

No. 24A of 1863.—His Excellency the Viceroy has been pleased to accept the resignation by Veterinary Surgeon H. Bath of his appointment in His Lordship's Body Guard, and the services of this Officer are accordingly placed at the disposal of His Excellency the Commander-in-Chief.

H. W. NORMAN, *Lieut.-Col.,*
Secretary to the Govt. of India,
with the Governor General.

MILITARY DEPARTMENT.

Fort William, the 8th April 1863.

No. 256 of 1863.—The following paragraph of a Military Letter from the Right Hon'ble the Secretary of State for India, No. 50, dated 31st January 1863, is published for general information:—

"PARA. 10. Your inquiry, whether the one year's service granted to the Garrison of Lucknow and Allumbagh is allowed to reckon towards service for good-conduct pay, having been referred to the War Office, has been answered in the affirmative."

Fort William, the 9th April 1863.

No. 257 of 1863.—The undermentioned Officer is permitted to proceed to Europe on urgent private affairs:—

Lieutenant George Clayton }
Swiney, of the late 5th } For six months,
European Light Cavalry ... } without pay.

Fort William, the 10th April 1863.

No. 258 of 1863.—The undermentioned Officer having completed twenty-six years' service, eight years of which were on permanent Staff employ, to be Lieutenant-Colonel, from the date specified opposite to his name, under the Royal Warrant of the 16th January 1861, subject to Her Majesty's approval:—

Bengal Staff Corps.

Major (Brevet-Colonel) W. E. }
Mulcaster ... } 4th April 1863.

No. 259 of 1863.—The undermentioned Officer having completed twenty years' service, six years of which were on permanent Staff employ, to be Major, from the date specified opposite to his name,

under the Royal Warrant of the 16th January 1861, subject to Her Majesty's approval:—

Bengal Staff Corps.

Captain H. B. A. Poulton... 7th April 1863.

No. 260 of 1863.—The undermentioned Officer is permitted to proceed to Europe on leave of absence on Sick Certificate:—

Major Henry Boileau Adol- }
phus Poulton, of the Bengal } For twenty
Staff Corps, Deputy Judge } months.
Advocate-General, Presidency }
Division ... }

No. 261 of 1863.—The following promotions in the Civil Establishment of the Topographical Branch of the Survey Department will take effect from the dates specified:—

Mr. R. W. Chew, Second Class }
Sub-Assistant, to be First } From the 1st
Class Sub-Assistant ... } March 1863.

Mr. T. Claudius, Civil Second }
Assistant of the Junior Grade, }
to be Civil Second Assist- }
ant of the Senior Grade ... }
Mr. A. Chamarett, Civil Second }
Assistant of the Junior Grade, } From the 1st
to be Civil Second Assistant } April 1863.
of the Senior Grade ... }

Mr. D. Atkinson, First Class }
Sub-Assistant, to be Senior }
Sub-Assistant ... }

No. 262 of 1863.—With reference to Government General Order No. 252 of the 7th instant, laying down the revised Establishment of Regiments of European Cavalry in India, and in modification of Government General Order No. 172 of the 5th March 1861, the proportion of horses in these Regiments will in future be maintained at 5 per cent. below the established strength of men, with one for each of the Regimental Non-Commissioned Staff, or a total of 490 horses in each Corps.

No. 263 of 1863.—The following Order issued by the Government of Bombay is confirmed:—

No. 168, dated 24th March 1863.— }
Granting leave of absence to }
Europe, on Medical Certificate, }
to Lieutenant-Colonel J. F. D. } For twenty
E. W. Hall, of the late 22nd } months.
Native Infantry, Commanding }
Erinpore Irregular Force ... }

No. 264 of 1863.—Serjeant David Marshall, attached to the Arsenal at Ferozepore, is, as a special case, promoted to the rank of Sub-Conductor in the Ordnance Commissariat Department with effect from the 15th December 1858, and will stand in the List of the Department next below Sub-Conductor Henry Mann.

No. 265 of 1863.—In conformity with Government General Order No. 144 of 1852, the following Statement of Deposits made the Presidency Pay Office during the month of March 1863, on account of the Estates of deceased European Commissioned, Non-Commissioned, and Warrant Officers and Soldiers of the Indian Military Forces of Her Majesty, is published for general information. And it is hereby notified, that claims to the Estates in question which shall not be preferred to the Presidency Pay-Master by Executors and Administrators before the conclusion of twelve months after the date of decease cannot be attended to in this Country, as the money, after that period, will be remitted to, and made payable by, the Secretary of State for India:—

Statement of Deposits made at the Presidency Pay Office on account of Estates of deceased European Commissioned, Non-Commissioned, and Warrant Officers and Soldiers of Her Majesty's Indian Military Service, in the Month of March 1863.

Date of deposit.	On Whose account.	Rank.	Corps.	General Number.	Date of Decease.	Testate or Intestate.	Amount of Monies accruing from the adjustment of Estates.	Amount of Donation Batta due to Estates.	Total unclaimed Amount deposited.	HOW DISPOSED OF.			Rate of Exchange.	REMARKS.
										Amount paid in India.	Amount retained in India.	Amount remitted for payment in England.		
COMMISSIONED AND WARRANT OFFICERS.														
11th	Martin Byron Lamb, w. d.	Assistant Surgeon	Civil, Dabra Doon	...	2 nd June 1860,	Unknown	173 0 0	...	175 0 0	Next of kin, David Lamb, address The Latch, Betchin, Farnshire.
"	Michael Dandon	Sub-Conductor	Army Commissariat Department	...	2nd November 1862,	Testate	361 1 8	...	361 1 8	Legatee, Widow, Ellen Dandon.
12th	Charles William Grey	Lieutenant	3rd Bengal Euro. Cavalry	...	8th December 1860,	Intestate	5 0 0	...	5 0 0	Next of kin, Mother, Ellen Smith, the Grove, Windsor, England.
"	James William Smith	Captain	Late 2nd Regiment N. I.	...	19th July 1862,	Ditto	1,236 14 2	...	1,236 14 2	
17th	Benjamin Wyld	Barret-Captain	3rd Madras Euro. Regt.	...	30th August 1860,	Ditto	5,787 11 9	...	5,787 11 9	Widow, Ann Cowan Thompson; Daughter, Laura Thompson.
18th	William John Thompson	Assistant Surgeon	Medical Department	...	10th November 1862,	Ditto	2,971 0 9	...	2,971 0 9	Ditto
"	Ditto	Ditto	Ditto	...	Ditto	Ditto	120 0 0	...	120 0 0	
"	George Herbert Jackson	Apothecary	Her Majesty's 51st Light Infantry	...	2nd August 1862,	Ditto	485 8 9	...	485 8 9	Next of kin, Brother, H. R. Jackson, Officiating Apothecary, Kidderpore.
21st	Algar Bowelvin Temple	Captain	Staff Corps, doing duty, 3rd Goorkhas	...	10th December 1862,	Testate	569 4 7	...	569 4 7	Legatee, Widow, Jenima Ann Temple; and Son, Glenville Edwin Temple.
31st	Michael Dandon	Sub-Conductor	Army Commissariat Department	...	2nd November 1862,	Ditto	6 6 5	...	6 6 5	Legatee, Widow, Ellen Dandon.
NON-COMMISSIONED OFFICERS AND SOLDIERS.														
11th	Michael Carroll	Private	Her Majesty's 21st Hussars	450	30th September 1862,	Intestate	97 9 2	...	97 9 2	Next of kin, Brother, John Carroll, Tipperary, Ireland.
"	Jervish Dwyer	Gunner	E. Battery, 5th Royal Horse Brigade	12915	16th December 1863,	Ditto	43 9 3	...	43 9 3	Next of kin, Father, Thomas Dwyer, Toronto, Canada, West America.
"	Samuel Barron	Ditto	2nd Batt 17th Brigade Royal Artillery	9578	19th October 1862	Ditto	26 9 3	...	26 9 3	Next of kin, Mother, Mary Barron, Newcom, Stuart, Tyrone.
"	Thomas Halloran	Ditto	Ditto	6726	21st Ditto	Ditto	36 10 10	...	36 10 10	Next of kin, Mother, Mary Halloran, Killybeg, Galway.

MARINE DEPARTMENT.

No. 364.

The 10th April 1863.

Notification.—Lieutenant T. W. Aylesbury, British Burmah. Indian Navy, Master Attendant and Collector of Customs at Bassein, has obtained two months leave, on Sick Certificate, to enable him to appear before the Medical Committee in Calcutta, from the date he made over charge to Mr. G. E. Barr, Extra Assistant Commissioner, Bassein, viz., the 14th February 1863.

J. RENNIE,
Secy. to the Govt. of India.

No. 4870.

The 3rd September 1862.

List of Persons entitled to Medals as noted below, whose Medals lie unclaimed in the Office of the Controller of Marine Affairs:—

1st China War.

Abree, Domingo	... Steamer "Nemesis."
Augustin, John	... " " "Enterprize."
Cesar, Augustine	... " " "Tenasserim."
Coco, F.	... " " "Nemesis."
Colquhoun, J.	... " " "Queen."
Conletts, Victor	... " " "Nemesis."
DeCruz, D.	... " " "Enterprize."
Domingues, M.	... " " "Nemesis."
Domingo	... " " "Queen."
Fairclough, H.	... Gunner, Steamer "Madagascar."
Francis, J.	... Steamer "Nemesis."
Gomes, A.	... " " "Queen."
Gomes, A.	... " " "Madagascar."
Gomes, R.	... " " "Queen."
Gomes, A.	... " " "Hooghly."
Green, T.	... 2nd Class Engineer, Steamer "Phlegethon."
Harley, H. L.	... 1st Engineer, Steamer "Nemesis."
Higgs, T.	... Engineer Apprentice, Steamer "Enterprize."
Hume, W.	... 2nd Officer, Steamer "Tenasserim."
Jesus, M.	... Steamer "Enterprize."
Lawrence, A.	... Petty Officer, Steamer "Madagascar."
Massiah, J.	... Steamer "Enterprize."
Mignel, P.	... " " "Nemesis."
Norton, G.	... 1st Engineer, Steamer "Tenasserim."
Pyva, P.	... Steamer "Madagascar."
Rosana, de P.	... " " "Queen."
Sheriff, E.	... " " "Madagascar."
Smith, J.	... " " "Queen."
Symonds, R.	... " " "Proserpine."
Thompson, J.	... 1st Engineer, Steamer "Pluto."
Wall, A. P.	... 1st Lieutenant, Steamer "Queen."

Burmah Medals with Clasps for Pegu.

Barton, C.	... Engineer Apprentice, Steamer "Fire Queen."
Bendle, G. H.	... Apothecary, Steamer "Mahamuddy."
Bolt, C.	... Clerk in charge, Steamer "Pluto."
Bowen, C.	... 1st Engineer, Steamer "Maharuddy."
Conway, M.	... Engineer Apprentice, Steamer "Damoodah."
Davidson, G.	... 1st Engineer, Steamer "Mahamuddy."
Denton, H. W.	... 3rd Officer, Surveying Vessel "Krishna."
Eckler, E.	... " " " "
Evans, G. W.	... 2nd Officer of the Steamer "Damoodah."
Godfrey, W.	... Purser's Steward, Steamer "Nerbuddah."
Godwin, M. F.	... Clerk, Steamer "Indus."
Hailyburton, J.	... A. B., Steamer "Pluto."
Hodze, T.	... 2nd Officer, Steamer "Pluto."
Hood, J. H.	... 2nd Officer of the Steamer "Lord William Bentinck."
Jackson, R.	... Boatwain, "Phlegethon."
Kennedy, J.	... Boatwain, Steamer "Fire Queen."
Lawson, W. S.	... Surgeon, Steamer "Proserpine."
Lodge, W.	... A. B., "Tenasserim."
Lowey, W.	... A. B., "Tenasserim."

Mackay, J.	... Engineer Apprentice, Steamer "Hugh Lindsay."
Main, G.	... A. B., Steamer "Tenasserim."
Middleton, J.	... 3rd Engineer, Steamer "Proserpine."
Miller, J. M.	... Surgeon, "Fire Queen."
Pope, J.	... Gunner, Steamer "Pluto."
Ramsbotham, W.	... Engineer Apprentice, Steamer "Pluto."
Rean, J. R.	... 2nd Officer, Steamer "Enterprize."
Rean, J. T.	... Midshipman, Steamer "Enterprize."
Tassah, M.	... Commander, Steamer "Phlegethon."
Thompson, R. S.	... Surgeon, Steamer "Pluto."
Tonze, W. B.	... 3rd Officer, Steamer "Enterprize."
Twisden, F.	... Midshipman, Steamer "Pluto."
Woodley, J.	... Midshipman, Steamer "Tenasserim."

India Medals.

Brown, William	... Ganges Flotilla.
Sanderson, R.	... Civil Service.

Unknown Medals.

Brien, J. J.

JOHN G. REDDIE,
Offg. Controller of Marine Affairs.

ORDERS by the LIEUTENANT-GOVERNOR of BENGAL.

No. 2634.

APPOINTMENTS.—*The 6th April 1863.*—Mr. J. B. Goad to be a Third Grade Assistant Superintendent of Police in Dinagepore.

Mr. S. J. Hadow to be a Third Grade Assistant Superintendent of Police in Howrah.

Mr. W. P. Davis, District Superintendent of Police, Lohurdugga, is promoted to the Second Grade.

Baboo Greesh Chunder Ghose to be Principal Sudder Ameen of the 24-Pergunnahs.

Baboo Nobin Kissen Paulit to officiate as Principal Sudder Ameen of Backergunge.

Baboo Koylas Chunder Dey to officiate, temporarily, as Register of Deeds in the 24-Pergunnahs.

Mr. W. P. Davis, District Superintendent of Police, Lohurdugga, to officiate as Personal Assistant to the Inspector-General of Police.

The 7th April 1863.—Mr. W. T. Tucker, Officiating Additional Judge of Tinhoot, Sarun, and Shahabad, to officiate also as Additional Judge of Behar.

The 8th April 1863.—Mr. J. J. Grey to officiate as Magistrate and Collector of Shahabad.

Mr. F. R. Cockerell to officiate, temporarily, as Additional Judge of Nuddea.

Mr. A. Smith to officiate as Magistrate and Collector of Midnapore.

Mr. F. J. Cockburn to officiate as Additional Civil and Sessions Judge of the 24-Pergunnahs, Hooghly, and East Burdwan, and to try all commitments from the Dacoity Commissioner and his Subordinates in the Districts of Midnapore, Moorshedabad, Jessore, and Beerbhoom. Mr. Cockburn is also vested with the powers of a Collector to hear appeals, under Act X. of 1859, in Hooghly.

Mr. P. Bonnaud to officiate, temporarily, as Deputy Collector of Customs, Calcutta.

Mr. W. L. Heeley to officiate as Superintendent of Stamps and Stationery.

Mr. J. C. Price to be Assistant to the Magistrate and Collector of Rungpore, and to exercise the powers of a Subordinate Magistrate of the Second Class, described in Section XXII. of the Code of Criminal Procedure (Act XXV. of 1861), in that District.

Dr. N. Jackson to be Medical Officer of Balasore.

Baboo Nobocommar Bannerjee to be Sudder Ameen of Noacolly and Moonsiff of the Sudder Station of that District.

Baboo Koylas Chunder Chatterjee to be Secretary to the Local Committee of Public Instruction at Baraset.

Baboo Nilmoney Mitter and Moulay Syud Abdoollah to be Members of the Local Committee of Public Instruction at Baraset.

The 9th April 1863.—Dr. T. E. Charles to officiate as Professor of Midwifery in the Medical College, and Ex-Officio Obstetric Physician of the Medical College Hospital, in addition to his present duties.

LEAVE OF ABSENCE.—*The 8th April 1863.*—Mr. J. D. Gordon, Magistrate and Collector of Maldah, for nine months and twenty-eight days, on Medical Certificate, under Clause 1, Section VI. of the Covenanted Absentee Rules.

NOTIFICATIONS.—*The 6th April 1863.*—The services of Dr. W. F. Goss, Medical Officer of the Sonthal Pergunnahs, are placed at the disposal of the Government of India, in the Foreign Department, from the 31st ultimo.

The 8th April 1863.—It is hereby notified that the provisions of Act XX. of 1856 will from this day be extended to the Village of Chowlee in the District of Hooghly.

Under Section III. of the Act it is further notified that the said Village will be included in the Union of Ghattal, notified in the *Gazette* of the 20th June 1860, for the purpose of carrying out the provisions of the Act.

The 8th April 1863.—The Calcutta Circle of Issue for Currency Notes having been extended to Assam by Notification of the Government of India, in the Financial Department, published in the *Calcutta Gazette* of the 18th December 1862, at page, 3947, it is notified, for general information, that Government Currency Notes are now receivable at all Government Treasuries in Assam when tendered in payment of Revenue or other demands, and that measures are being taken to make Notes generally available to persons who may have claims on the Treasuries in Assam, and who may desire to obtain payment or part payment in Notes.

In order to meet the public convenience to the greatest practicable extent the Central Treasury of Gowhatty will be kept supplied with Notes, which will be available to the public on payment of cash. Any Notes which may be obtained from the Collector of Gowhatty will be cashed by that Officer if presented at his Treasury at any subsequent time.

The Officers in charge of all Treasuries in Assam have further been enjoined to facilitate the circulation of Currency Notes by cashing, as far as the means at their disposal will admit, all Notes presented in moderate amounts.

The 10th April 1863.—The following gentlemen to be Members of the Provisional Committee of management for the Agricultural Exhibition to be held in Calcutta in January next:—

Captain H. Hyde, R. E.

Mr. C. Ladd.

„ S. Apcar.

„ F. Schiller.

Baboo Peary Chand Mitter.

A. EDEN,

Secy. to the Govt. of Bengal.

ORDERS by the LIEUTENANT-GOVERNOR, N. W. Provinces.

JUDICIAL (CRIMINAL) DEPT.—No. 213A.—*Allahabad, the 2nd April 1863.*—Under Section 23 of the Code of Criminal Procedure, the Hon'ble the Lieutenant-Governor has been pleased to invest Mahomed Tukkee, Tehseeldar of Mohool, in Zillah Azimgurh, with the powers of a Subordinate Magistrate of the Second Class to be exercised within his Tehseel.

POLICE DEPARTMENT.—No. 295A.—*Allahabad, the 1st April 1863.*—Lieutenant J. W. O'Dowda, Assistant Inspector-General of Police in the Rohilkhand Division, officiated in charge of the Bareilly District Police from the 17th December 1862 to the 31st January 1863, both days inclusive.

No. 297A.—The Government is pleased to

Pergunnah.	Villages.
Ferozabad	Alladadpoor. Dutowlee. Raneepoor. Siktera. Alleenugger Kurjea Kooree Koopa. Tirkapoor.

direct that the Villages named in the margin, situated in the Agra District, shall be added to the List of those Villages which, in the Notification No. 815A., dated 8th October 1862, were, in accordance with the

provisions of Section 15, Act V. of 1861, charged with the cost of maintaining an additional Police Force, consisting of one Chief Constable, two Head Constables, and twenty-four Constables, consequent on the notoriously bad and dangerous character of the inhabitants, and to exclude the Village of Tullyarpoor, *alias* Sulleempoor, in the same District, from the List of Villages charged with the cost of extra Police in the Notification cited above.

No. 299A.—Lieutenant A. Ollivant, District Superintendent of Police of the Fourth Grade at Jhansie, is granted three months' privilege leave from the 15th April 1863, or from the subsequent date on which he may avail himself of the same, to visit the Hills North of Deyrah.

No. 300A.—Mr. G. H. Volkers, Assistant Inspector-General of Police in the Jhansie Division, is appointed to officiate for Lieutenant Olivant.

No. 303A.—Privilege leave of absence for three months, under the Rules applicable to Military Officers in Civil employ, is granted to Captain C. T. Hallett, District Superintendent of Police at Allypore, from the 15th May 1863, or from the subsequent date on which he may avail himself of the same.

Mr. J. W. Williams, Assistant Inspector-General of Police in the Meerut Division, is appointed to officiate as District Superintendent of Police in the Allypore District during the absence on leave of Captain Hallett, or until further orders.

REVENUE DEPARTMENT.—No. 427A.—*Allahabad, the 1st April 1863.*—Whereas it appears to the Government of the North-Western Provinces that land is required to be taken up, at the public expense, for a public purpose, *viz.*, for excavating the drainage cut from the Village of Salawar, in the District of Moozuffernuggar, to the River Kirsunnee, it is hereby notified that a strip of land, measuring 11,500 feet long by forty-five feet wide, situated in the Village lands of Sikkah and Salawar, in that District, is required for the said purpose.

2 This Declaration is made under Section 2, Act VI. of 1857.

No. 422A.—Whereas it appears to the Government that land is required to be taken up, at the public expense, for public purposes, in the District of Mynpoory, *viz.*, for the Ganges Canal and District Roads, it is hereby notified that the lands in the Villages and to the extent specified below are required for the said purposes :—

Pergunnah.	Villages.	Description of Soil.	Quantity of Land required.
			A. R. P.
Koradlee.	Hathpore	Cultivated	6 0 24
	Teelokepore, in Sukhora	"	3 0 4
	Bulrapore	"	1 2 12
	Khareea Peeper	"	4 0 39
	Shurufpore	"	3 0 7
Souj.	Nowneer	Cultivated	27 3 15
	"	Garden	0 1 25
	"	Barren	6 0 38
	Dewamyee	Cultivated	8 3 35
	"	Barren	0 3 24
	Aorain Mundun	Cultivated	9 1 21
	"	Barren	2 3 13
	Aorain Pundareea	Cultivated	13 2 4
	"	Culturable	2 2 30
	"	Barren	2 3 13
Kharphuree	"	Road	0 0 12
	"	Street	0 1 32
	"	Cultivated	5 2 31
	"	Barren	1 0 25
	"	Garden	0 1 18

Pergunnah.	Villages.	Description of Soil.	Quantity of Land required.
			A. R. P.
Ghior.	Jangsee	Cultivated	14 0 6
	"	Barren	6 3 13
	Hurhaee	Cultivated	1 3 11
	"	Barren	1 3 34
	Koochailah	Cultivated	12 1 35
	"	Culturable	5 0 33
	"	Barren	11 1 26
	Nugleh Sookhee	Cultivated	1 0 8
	"	Barren	3 1 0
	Karrowlee	Cultivated	0 2 6
	"	Barren	0 0 23
	Puchawur	Cultivated	1 3 2
Keralee.	"	Culturable	3 0 3
	"	Barren	7 3 33
	Nuseerpoor	Cultivated	9 2 19
	"	Culturable	1 2 38
	"	Barren	5 3 23
		Total	190 0 18
	DISTRICT ROAD.		
Keralee.	Ruchpoora, in Soojraee	Cultivated	1 3 0
	Biktrumpoor	"	1 0 9
	Bissoorapoor, in Soojraee	"	3 3 34
	Putee, in Nusrulpoor	"	0 2 6
	Putee, in Tucaapoor	"	0 1 24
	Nurulpoor	"	1 2 27
		Total	9 0 29½

This Declaration is made under Section II, Act VI. of 1857.

GENERAL DEPARTMENT.—No. 1228A.—*Allahabad, the 31st March 1863.*—The Reverend E. M. Birch, B. A., whose services have been placed at the disposal of this Government, is appointed to be Assistant Chaplain at Gwalior.

No. 1232A.—*The 1st of April 1863.*—The following Extract, paragraph 1, of a letter No. 343, dated 11th instant, from the Officiating Deputy Secretary to the Government of India, in the Military Department, to the address of the Officiating Principal Inspector-General, Medical Department, is published, in continuation of the Notification No. 2595A., dated 6th October 1862, for the information of those concerned :—

PARA. 1.—With reference to your letters marked Nos. 536-37, dated 16th Sept. 1862, *originally noted, requesting to be informed (first)* whether it is intended that the extra allowance of Rupees (5) five per month, granted in Memorandum from this Department, No. 347, dated 10th September 1862, to all Native Doctors possessing a superior knowledge of English, should be extended to men already in receipt of superior pay on account of their possessing this knowledge; and *secondly*, whether, with special advertence to a letter from the Inspector-General of Police, North-Western Provinces, the Civil or Military Department should be debited with that extra

allowance to Native Doctors employed in the Police. I am directed to state that it is not the intention of Government that the Rupees (5) five in question should be allowed to Native Doctors holding appointments to which higher salaries (of Rupees (35) thirty-five a month or more) are attached in order to secure men possessing such qualifications.

No. 1240A.—Mr. W. C. Plowden, Officiating Joint Magistrate and Deputy Collector of Ghazee-pore, is appointed to be a Joint Magistrate and Deputy Collector of the First Grade with effect from the 11th ultimo, the date on which Mr. G. R. Pasley reported his departure on Furlough to England.

No. 1272A.—*The 2nd April 1863.*—Three months' leave of absence, on Medical Certificate, under Section 5 of the Uncovenanted Service Absentee Rules, is granted to Sheo Dyal, Sudder Ameen and First Grade Moonsiff at Budaon, from the date on which he may avail himself of the same.

No. 1276A.—Mr. E. Goulding, Second Master of the Government College at Agra, is appointed to officiate as Professor of English Literature and History in that Institution with effect from the 9th February 1863.

FINANCIAL DEPARTMENT.—No. 522A.—*Allahabad, the 30th March 1863.*—The following correspondence between the Government of India, in the Financial Department, and the Civil Pay-Master, North-Western Provinces, is published for general information:—

From L. C. PROBYN, Esq., Civil Pay-Master, North-Western Provinces, to the HON'BLE E. DRUMMOND, Secretary to the Government of India, Financial Department,—(No. 196-432, dated Allahabad, the 14th January 1863.)

WITH reference to Notification No. 39G., dated 16th December 1862, published in the *Calcutta Gazette* of 17th idem, relative to the travelling allowance of Officers when employed in the interior of their Districts on duty, I have the honor to observe that the practice of this Office has hitherto been to grant such allowance to Uncovenanted Officers attached to the North-Western Provinces, at the rate of 3-10ths of their salary, with advertence to the orders quoted at Article 925 of the Civil Pay-Master's Manual.

2. It appears, however, from the Notification above referred to, and also from the Orders of 11th March 1859, quoted at Article 978, that the Subordinate Executive Officers in the Bengal Presidency are permitted to draw Rupees 3 per diem as tentage allowance; and I would venture to suggest, for the consideration and orders of His Excellency the Governor General in Council, that this Rule be made applicable to these Provinces, for it seems somewhat anomalous that Uncovenanted should ever draw a higher rate of travelling allowance than that fixed for Covenanted Officers, yet this is constantly the case, e. g.,

a Deputy Collector on Rupees 600 per mensem gets Rupees 180 at 3-10ths of his salary, which is more than Rupees 5 per diem.

3. I take the opportunity of drawing your attention to the opinion expressed by the Bengal Civil Pay-Master in the 8th paragraph of his letter to the address of your predecessor, No. 271, dated 26th January 1859, that "the rate of 3-10ths of salary is applicable to Ministerial Officers only, and was never intended for responsible Officers who received their appointments direct from Government."

From J. W. S. WYLLIE, Esq., Under-Secretary to the Government of India, Financial Department, to the Civil Pay-Master, North-Western Provinces, Financial Department,—(No. 706, dated Fort William, Council Chamber, the 4th March 1863.)

SIR,—I AM directed to acknowledge the receipt of your letter No. 432-196 of the 14th January 1863, and in reply to state that the Hon'ble the President in Council is pleased to sanction the substitution of travelling allowance, at Rupees 3 per diem, for batta at 3-10ths of salary in favor of all Uncovenanted Officers in the North-Western Provinces; and further, to give those Officers the option of exchanging the daily allowance for a mileage under the orders contained in the 2nd paragraph of Financial Notification No. 39G. of the 16th December 1862. The present orders is not applicable to the class known as Ministerial Officers.

By Order of the Hon'ble the Lieutenant-Governor, North-Western Provinces,

R. SIMSON,

Offg. Secy. to Govt., N. W. P.

ORDERS by the LIEUTENANT-GOVERNOR, Punjab Provinces.

GENERAL DEPARTMENT.—*The 2nd April 1863.*—*Transfer.*—No. 764.—Mr. C. Stephen, Extra Assistant Commissioner, from the Rohtuk to the Kurnaul District.

JUDICIAL DEPARTMENT.—*The 4th April 1863.*—*Powers.*—No. 270.—Ramshai, Naib Tehseeldar of Kooshab, is vested with the powers of a Subordinate Magistrate of the Second Class, and with Civil powers to the extent exercised by Tehseeldars of the Second Class, as a special case, on certified fitness, and until the Settlement in the Shah-poor District is completed.

T. D. FORSYTH,

Offg. Secy. to Govt., Punjab.

Opium Notification.

NOTICE is hereby given, that the fifth sale of Opium, the provision of 1861-62, will be held at the Exchange Hall on Wednesday, the 6th of May 1863, at 11 A. M., and will comprize 8,300 Chests, viz.,—

Behar Opium	...	1,860
Benares Opium	...	1,440
Total Chests		3,300

2. The general Conditions of the sale now advertized will be the same as usual; they may be ascertained by reference to the Notification issued on the 8th November 1862, and published in the *Government and Exchange Gazettes*, or on application at the Office of the Board of Revenue.

3. The latest dates for deposit and clearance will be the 11th and 21st May 1863 respectively, that is to say, no Bank of Bengal Receipts, Company's Paper, or other Public Securities that may be tendered for deposit in redemption of Promissory Notes given by Purchasers in the Sale Room will be received after 4 P. M. of Monday, the 11th May 1863, and no Bank of Bengal Receipts in full payment of lots will be accepted after 4 P. M. of Thursday, the 21st May 1863.

4. In addition to the quantity above advertized for sale the following quantities, more or less, of Behar and Benares Opium of 1861-62, will be brought to sale in the present year on or about the dates specified below. The Board, however, reserve to themselves the right of altering these dates should circumstances render it expedient to do so:—

	Behar about Chests,	Benares about Chests,	Total about Chests,
On or about Monday, 8th June 1863.	1,860	1,440	3,300
" Thursday, 9th July "	1,860	1,440	3,300
" Monday, 10th Aug. "	1,860	1,440	3,300
" Monday, 7th Sept. "	1,860	1,440	3,300
" Monday, 5th Oct. "	1,860	1,440	3,300
" Monday, 9th Nov. "	1,880	1,440	3,300
" Monday, 7th Dec. "	1,853	1,464	3,317
Total	13,013	10,104	23,117

By Order of the Board of Revenue,

J. P. GRANT,
Offg. Junior Secretary.

FORT WILLIAM,
The 2nd April 1863. }

Notice.

Will be published on the 1st May next, under the authority of the Government of Bengal, by the Civil Pay-Master, No. III. of the Civil List for the Lower Provinces of Bengal, shewing the names, designations, and emoluments of the Civil, Military, and Uncovenanted Servants of Government in all Departments.

Price,—Rupees 3 per copy.

Intending Subscribers are requested to communicate with the undersigned,

(Sd.) H. SANDEMAN,
Civil Pay-Master.

CALCUTTA,
The 8th April 1863. }

Department Public Works.

NOTICE is hereby given, that the Tolls on the Buxee and Gyghatty Navigation Channel between the Roopnarain and the Damoodah Rivers will be let by Public Auction on the 21st April 1863, at the Ooloobariah Dāk Bungalow, for one year, from 1st May 1863 to 30th April 1864.

A deposit of Rupees (500) five hundred will be made by the highest bidder at the time of auction, with an undertaking in his part to sign the necessary Lease before 1st May 1863.

For further particulars apply to the undersigned.

H. W. GARNAULT, *Lieut., R. E.,*
Offg. Exec. Engr., Damoodah Divn.

Notice.

LEASE of the following Limestone Tracts, viz., No. 1, Choon Churra; No. 2, Letting Churra; No. 3, Roeye, situated at the southern base of the Jynteah Hills, will be put up to Auction for a term of (5) five years, from 1st May 1863, to the highest bidder above the upset price of Rupees (9,000) nine thousand per annum for the three, payable by two instalments half-yearly in advance.

The sale will take place at the Office of the Deputy Commissioner, Cherra Poonjee, at noon on Monday, the 27th April 1863.

The late disturbances in the Jynteah Hills have been put down, and, it is believed, peace has been quite restored again.

J. B. SHADWELL,
Asst. Commr. in charge.

CHEREA POONJEE;
Depy. Commr.'s Office,
The 1st April 1863. }

SALT FOR EXPORTATION.

STATEMENT shewing the quantity of Salt in store available for exportation on private trade at each of the several Ports of Export in the undermentioned Districts:—

NAMES OF DISTRICTS.	Ports at which Salt is generally available for export on private trade.	Quantity allotted for private exportation in 1863.	Quantity exported on private trade or assigned to applicants up to 15th Feb. 1863.	Quantity remaining in store actually available for export on 16th February 1863.	REMARKS.
		INDIAN MAUNDS.	INDIAN MAUNDS.	INDIAN MAUNDS.	
Godavery	Coringa	1,50,000	8,800	1,41,200	Boats are easily procurable. Boats are easily obtainable at the first four Ports; and at Bioginipalli they can be obtained from the neighbouring Ports.
	Iskappalli	40,000	40,000	
	Varini	30,000	30,000	
Nellore	Kistnapatam	40,000	40,000	
	Pakala	19,873-20 Seers.	5,160	14,713-20 Seers.	
	Binginiipalli	6,969	6,969	
	Madras	2,00,335	1,43,045	57,290	
	Eunore	1,35,090	65,458	69,632	
	Covelong	92,268	48,999	43,269	
	Kattumavadi	1,00,000	1,00,000	
Tanjore	Vedaraniyam	10,909	10,909	
	Neidavasel	50,000	50,000	
	Kelakarni	51,600	51,600	
Madura	Davi Pattanum	72,000	72,000	Boats are procurable.
	Thondy	89,520	89,520	
	Total	10,88,564-20 Seers.	2,71,462	8,17,102-20 Seers.	

Revenue Board Office, Madras, 13th March 1863.

W. HUDLESTON,
Secretary

N. B.—Salt for export will be supplied by Government at the rate of 15 Rupees per 100 Indian Maunds, which includes charges of Shipment, except at the Port of Madras, where the Salt will be delivered on the beach.

PUBLISHED for general information,

By Order of the Board of Revenue,

FORT WILLIAM,
The 8th April 1863. }

J. P. GRANT,
Offg. Junior Secretary.

SALT FOR EXPORTATION.

STATEMENT shewing the quantity of Salt in store available for Exportation on private trade at each of the several Ports of Export in the undermentioned Districts.

NAME OF DISTRICT.	Ports at which Salt is generally available for export on private trade.	Quantity allotted for private exportation in 1863.	Quantity exported on private trade or assigned to applicants up to 28th February 1863.	Quantity remaining in store actually available for export on 1st March 1863.	REMARKS.
		INDIAN MAUNDS.	INDIAN MAUNDS.	INDIAN MAUNDS.	
Gangam	Gangam	4,200	4,200	Boats are available.
	Nowpada	4,00,000	4,00,000	
Godavery District.	Coringa	1,50,000	8,800	1,41,200	Boats are easily procurable. Boats are available at all times.
Kistna District	Nizampatam	39,989	39,989	
	Iskappalli	40,000	40,000	Boats are easily obtainable at the first four Ports; and at Binginiipalli they can be obtained from the neighbouring Ports.
	Varini	30,000	30,000	
	Kistnapatam	40,000	40,000	
Nellore	Pakala	19,873-20 Seers.	5,160	14,713-20 Seers.	
	Binginiipalli	6,969	6,969	
	Madras	2,00,335	1,48,489	51,846	
	Eunore	1,35,090	65,458	69,632	
	Covelong	92,268	48,999	43,269	
	Cattumavadi	1,00,000	1,00,000	
Tanjore	Vedaraniyam	10,909	10,909	
	Neidavasal	50,000	50,000	
	Kelakarni	51,600	51,600	
Madura	Davi Pattanum	72,000	72,000	Boats are procurable.
	Thondy	89,520	89,520	
	Total	15,32,753-20 Seers.	2,76,906	12,55,847-20 Seers.	

Revenue Board Office, Madras, 28th March 1863.

R. A. DALYELL,
Sub-Secretary.

N. B.—Salt for export will be supplied by Government at the rate of 15 Rupees per 100 Indian Maunds, which includes charges of Shipment, except at the Port of Madras, where the Salt will be delivered on the beach.

PUBLISHED for general information,

By Order of the Board of Revenue,

FORT WILLIAM,
The 9th April 1863. }

J. P. GRANT,
Offg. Junior Secretary.

NOTIFICATION.

Extract from letter from the Secretary to the Government of India, Financial Department, to the Officiating Accountant-General to the Government of India, No. 5241, dated 17th September 1858.

PARA. 4TH.—“ His Honor in Council is also of opinion that you may, without previous reference to Government, issue orders for the grant, under indemnity of Duplicates of Government Promissory Notes that may have been lost or destroyed, in all cases in which the usual forms have been complied with, and the full period of two years from the date of advertisement of loss has elapsed, without any claim having been preferred to the Notes by other parties, and without any objection to the issue of Duplicates having become apparent to you.”

With reference to the above Order of Government notice is hereby given, that applications for the issue of *Duplicates of Government Promissory Notes*, lost, stolen, or destroyed, are in future to be addressed to the *Accountant-General to the Government of India* in the *Loan Department*, by whom they will be duly considered with reference to the conditions prescribed in the above Extract and the existing Rules for the grant of such Duplicates.

J. I. HARVEY,
Offg. Accountant-General.

FORT WILLIAM;
Loan Office,
The 21st March 1863.

Notice

Is hereby given, that Salt may be imported by Sea into Chittagong on private account and may be sold there on payment, by the Purchaser, of the full Duty of three Rupees four annas per maund, under the same Rules and Regulations that are in force in Calcutta.

2. Delivery can take place under Rowannahs issued by the Collector of Customs, who will also receive the full Duty on the Salt.

3. Parties desirous of bonding their Salt can do so in like manner as in Calcutta.

4. Thatched Golahs belonging to Government have been set apart for the purpose of bonding Salt, and space will be allotted on application being made to the Collector of Customs, who will state the rate per 1,000 maunds chargeable for rent.

5. Ships can anchor within a short distance of the Golahs, and Boats and Coolies are procurable throughout the year.

H. J. BAMBER,
Collector of Customs.

Chittagong, Custom House,
The 5th March 1863.

Education Notice.

MEDICAL COLLEGE.

1. THE Calcutta Medical College Session of 1863-64 will commence on the 15th June next.

2. Students who may be desirous of commencing their studies are requested to apply to the Principal of the Medical College, between the hours of 10 A. M. and 4 P. M., on or before the 15th May next, when the vacant Free Presentations will be awarded, and the vacancies in the Class of Scholarship-holders filled up.

3. The possession of the “Entrance Examination” Certificate of the Calcutta University will entitle Students to enter the Medical College without further Examination.

4. Under certain conditions (which may be learned on application to the Principal) Students will be admitted in anticipation of passing the University Entrance Examination, but in all cases under the clear proviso that they will present themselves for that Examination when next held.

5. The course of Instruction given in the Calcutta Medical College is framed to meet the requirements of the Calcutta University for obtaining its Degrees in Medicine and Surgery.

6. The Candidates who may fail in obtaining a Scholarship or a Free Presentation may be admitted as Students on payment of an Entrance Fee of 15 Rupees, and a further sum of 5 Rupees monthly during the period of their stay at the College, provided they enter into a guarantee to follow out the College Curriculum to a close and to graduate at the Calcutta University. Candidates who do not intend to graduate in Calcutta, or who wish to attend only a few Courses of Lectures, may be admitted as casual Students on payment of a Fee of 40 Rupees for each Course of Lectures, or 60 Rupees for six months’ attendance upon any single branch of Hospital practice.

7. The Certificates of Lectures and Hospital attendance of the College are recognized by the University of London, the Royal College of Surgeons of England, and the Worshipful Society of Apothecaries of London.

NORMAN CHEVERS, M. D.,
Principal, Medical College.

CALCUTTA;
MEDICAL COLLEGE OFFICE,
The 19th March 1863.

Notice

Is hereby given, that sundry Effects belonging to the late MR. E. GARRETT, of the Irrigation Company, who died at Bhuddruck on or about the 22nd March 1863, are under the Seal of this Court, and will be delivered to any person legally authorized to receive the same.

O. TOOGOOD,
Judge.

CUTTACK;
Judge’s Court,
The 31st March 1863.

Sheriff's Office, the 28th March 1863.

NOTICE is hereby given, that a Sessions of Over and Terminer and Gaol Delivery, and also an admiralty Sessions, will be holden by the High Court of Judicature at Fort William in Bengal for the Town of Calcutta and Factory of Fort William and the places subordinate thereto, at the Court House, in the Town of Calcutta, on Friday, the Twenty-fourth day of April next, at 12 o'clock at noon.

The Court will open on the first day of the Sessions at 12 o'clock at noon, and upon each succeeding day precisely at 11 o'clock in the forenoon, of which all persons are required to take notice.

S. GLADSTONE,
Sheriff.

মহকিম আফিস, ২৮ মার্চ সন ১৮৬৩ সাল।

সমাচার দেওয়া যাইতেছে যে আগামি ২৪ আপরেল শুব্বার দুই প্রহরের সময় কলিকাতার কোর্ট উইলিংএমের এবং তাহার অন্তঃপাতি যে সকল স্থান ব্রিমিষ্ট বদ্ধ দেশের কোর্ট উইলিংএমের হাই কোর্ট আপন আদালত ঘরে ওয়েরটারমিনের এবং এডমিরেলটি অথাৎ মহা সমুদ্র সম্প্রকীয় মাকদ্দমা নিষ্পত্তি জন্য এক সেশিয়ান অথাৎ মিছিল করিবেন।

এই সেশিয়ান যতকাল পর্যন্ত বসিবেক তাহার প্রথম দিবস দুই প্রহরের সময় তাহার পর প্রতি দিবস এগারো ঘণ্টার সময় বসিবেক এবিসয় সকলে অরণ রাখন।

S. GLADSTONE,
Sheriff.

Notice.

TO CONTRACTORS AND OTHERS.

Construction of Extensive Works in North Canara.

HARBOUR WORKS.

PUBLIC BUILDINGS.

ROADS, &c.

The undersigned is not prepared with detailed Plans and Estimates, but is ready to close with any Contractor, for a limited period, on a reasonable Schedule of rates for Public Works of all descriptions being submitted.

2. Contractors and others are invited to visit Sedasheghur or send their Agents to draw up Schedule of rates.

3. Terms—No advances to be made. Work to be paid for monthly as actually measured and performed to the satisfaction of the undersigned.

4. The undersigned does not bind himself to accept the lowest or any Schedule.

GEO. A. SEARLE, Captain,
Special Asst. Engineer,
for Acting Executive Engineer,
North Canara.

Civil Engineering College.

NOTICE is hereby given, that the next Session of the Calcutta Civil Engineering College will commence on Monday, the 25th May.

2. Candidates for admission should submit their applications on or before the 23rd May, Forms of which may be obtained at the College between 10½ A. M. and 4½ P. M. daily.

3. Candidates must have at least passed the University Entrance Examination.

4. Out-Students will be permitted to attend the College on production of Certificates of good moral character, and on payment in advance, of a Fee of Rupees 45 for the whole Session.

T. MARTIN,
Offg. Principal.

CIVIL ENGRG. COLLEGE,
The 10th April 1863.

Notice to Claimants against Officers of extinct Regiments on account of Mess and Band Liabilities.

It has been determined by Government to afford aid to Officers of extinct Regiments towards the settlement of their liabilities to the extent already made known to Claimants by Lieutenant Perreau, the Officer appointed to examine and pass the several claims on behalf of Government.

Application for payment can now be made to Lieutenant Perreau at the Commissariat Examiner's Office, No. 4, Middleton Row.

Payment will be made only on the understanding that it is to be accepted as a full satisfaction of the whole claims both against the Regimental Funds or Property and the Officers personally.

Forms of Receipts will be supplied on application.

F. D. ATKINSON, Lieut.-Col.,
Controller of Milly. Finance.

Mutlah.

The Municipal Commissioners for the Town of Canning will be prepared, until further notice, to purchase Stone Ballast from all Ships visiting the Port at the rate of six annas per ton, delivered over the Ship's side.

S. H. ROBINSON,
Honorary Secretary.

No. 4, CHURCH LANE,
The 2nd April 1863.

Mutlah.

The Municipal Commissioners for the Town of Canning are prepared to receive Tenders for Metalling the Strand Road, about two miles in length. The whole to be completed before the 1st October next.

S. H. ROBINSON,
Honorary Secretary.

No. 4, CHURCH LANE,
Calcutta, 2nd April 1863.

No. 70.
Commissariat Notice.

SEALED Tenders will be received by the Commissariat Office, No. 6, Park Street, up to 2 p. m. of the 20th April 1863, and opened there at noon on the day following, in the presence of parties who may be pleased to attend, for the supply, by Contract, of the Articles specified in the subjoined Schedule.

2. Forms of Tenders will be supplied by the Commissariat Officer on application and none others will be received.

3. Tenders to be superscribed—"Tenders for

4. Tenders will not be received after the hour fixed.

5. Tenders must shew a rate for each and every Article comprised therein.

6. Tendering parties must lodge with their Tenders the requisite Earnest Money by Bank of Bengal Receipts.

Number of Tenders.	DETAIL.	Period for which Contract is invited.	Aggregate Quantity probably deliverable during Contract.	Where and to whom the Articles are deliverable.	Installments deliverable and specific time of delivery.	Amount of Earnest Money to be lodged with Tender.	Amount of Security to be deposited for Contract.	Quality of Supply.
1	BAZAR MEDICINES. CONSISTING OF Detail as per <i>Calcutta Gazette</i> notice of the 16th February 1863 hereto appended.							
2	HOSPITAL NECESSARIES. CONSISTING OF Detail as per above ditto ditto ditto.							
	BAZAR MEDICINES. CONSISTING OF							
1	Alum ... lbs.	From 5th May 1863 to 30th April 1864.	53 14 0	At Hospitals of Corps in the Division. To Medical Officers. Monthly proportion on the 1st of each month.		Rupees (100) one hundred.	Rupees (150) one hundred and fifty.	Very best.
	Almonds ... "		16 0 0					
	Assafoetida ... "		2 7 12					
	Bel Fruit ... No.		960					
	Bran ... lbs.		36 0 0					
	Camphor ... "		47 10 0					
	Cardamum ... "		6 11 8					
	Cubebs ... "		14 0 0					
	Cloves ... "		3 2 0					
	Chyrettah ... "		104 8 0					
	Caraway Seeds ... "		2 6 0					
	Cinamon ... "		10 0 0					
	Ginger, Dry ... "		33 4 0					
	" Green ... "		11 0 0					
	Kuth Catechu ... "		7 4 0					
	" Karinga ... "		3 8 0					
	Limes ... No.		500					
	Mustard, Europe ... lbs.		277 11 1					
	Nutmeg ... "		10 0 0					
	Oil, Linseed ... "		229 3 0					
	" Mustard ... "		229 0 0					
	" Poppy ... "		33 0 0					
	" Coconut ... "		51 0 0					
	Onions ... "		100 0 0					
	Poppy Heads ... "		24 0 0					
	Pomegranate Root, Bark ... "		23 0 0					
	Pepper ... "		10 0 0					
	Rasout ... "		5 14 0					
	Vinegar, Europe ... "		230 0 0					
	Wax, White ... "		172 9 12					
	" Yellow ... "		65 3 12					

Number of Tenders.	DETAIL.	Period for which Contract is invited.	Aggregate Quantity probably deliverable during Contract.	Where and to whom the Articles are deliverable.	Instalments deliverable and specific time of delivery.	Amount of Earnest Money to be lodged with Tender.	Amount of Security to be deposited for Contract.	Quality of Supply.
2	HOSPITAL NECESSARIES.							
	CONSISTING OF							
	Arrowroot ... lbs.		47 8 0					
	Bottles, empty, Pints ... doz.		1,472					
	" " Quarts ... "		1,384					
	Baskets ... No.		76					
	Barley ... lbs.		3000 0 0					
	Cloth for Dressing ... yds.		1,495					
	" " Bandages ... "		1,700					
	Charcoal ... mds.		19 23 10					
	Cotton ... lbs.		101 12 0					
	" Sewing ... "		20 0 0					
	Chunam ... "		99 0 0					
	Cloth, Waxed ... yds.		68					
	Candles, Sperm, Cossipore ... lbs.		44 0 0					
	" Wax ... "		46 12 0					
	" Yellow ... "		36 0 0					
	Flour for Poultices ... "		922 8 0					
	Flannel, Europe ... yds.		426					
	" Country ... "		238					
	Glasses, Chimney, for Argand Lamps ... No.		24					
	Gunda Berosa ... lbs.		0 12 6					
	Galipots ... doz.		50					
	Honey ... lbs.		86 0 0					
	Linseed Meal ... "		694 12 0					
	Lime Juice ... "		143 0 0					
	Linseed ... "		151 8 0					
	Leeches ... No.		15,380					
	Lemonade, without bottles ... doz.		10					
	Naunds ... No.		84					
	Oatmeal ... lbs.		50 0 0					
	Phials, Bazar ... No.		1,076					
	Pots and Pans, Earthen ... doz.		2,248					
	Plantain Leaves ... "		1,544					
	Pill Boxes, Large ... "		252					
	Paper, Country ... qrs.		10					
	Soap, Country ... lbs.		100 0 0					
	" Bar, Europe ... "		62 4 0					
	Sago ... "		25 8 0					
	Suet, Mutton ... "		152 0 0					
	Silk, Green ... yds.		54½					
	Soda Water, without bottles. doz.		50					
	Soojee ... lbs.		100 0 0					
	Tape, Narrow ... yds.		1,308					
	" Broad ... "		104					
	Twine, Country ... lbs.		33 13 0					
	" Europe ... "		2 8 0					
	Tow ... "		238 4 0					
	Tape, measuring (6 yds.) ... No.		1					
	Wick, Cotton, for Argand Lamps ... doz.		24					

From 5th May 1863 to 30th April 1864.

At Hospitals of Corps in the Division. To Medical Officers.

Monthly proportion on the 1st of each month.

Rupees (100) one hundred.

Rupees (350) three hundred and fifty.

Very best.

FORT WILLIAM;
Executive Commissariat Office,
The 10th April 1863.

A. D. DICKENS, Major,
Assistant Commissary General.

ADVERTISEMENT OF SALE.

NOTICE is hereby given, that the Zemindary right of Government to the several Khas Mehals, situated in the District of Bhulloah, and mentioned in the Statement hereunto annexed, will be put up to sale, under Orders of the Board of Revenue, dated 28th October 1862, No. 60, at the Bhulloah Collectorate, on the 15th April 1863, corresponding with the 3rd Bysack 1270 B. S.

- The Purchasers of such Mehals will be subject to the Conditions laid down below :—

CONDITIONS OF SALE.

1st.—Estates to be sold, with the Sudder Jummas entered against each below, to the highest bidder above the upset price.

2nd.—The sale to be subject to existing leases and to the right conferred by the Settlement proceedings and laws in force, and Purchasers to be bound to respect the rights of resident cultivators who have signed the Jummabundee made by the Revenue Authorities.

3rd.—If the amount of purchase money do not exceed Rupees 100, the whole amount is to be paid down at once.

4th.—If the amount of purchase money exceed Rupees 100, a deposit is to be at once made of Rupees 25 per cent. upon the amount bid; the same to be forfeited to Government and the sale cancelled if the whole amount of purchase money be not paid by noon of the 15th day after the sale, reckoning the day of sale as one, and the Mehal will be again put up to sale at the risk of the former Purchaser.

5th.—The purchase will have effect from 1st May 1863, or from the date on which the existing leases expire.

6th.—The purchasers shall be bound to pay in addition to the Sudder Jumma one per cent. on the total Sudder Jumma assessed from the date of entry upon their purchase for the construction of roads and improvement of communication. This sum will be levied in the same manner as arrears of Revenue.

Number of Lots.	Number of Towjee.	Names of Mehals and Pergunnahs.	Area.	Sudder Jumma.	Upset Price.
			B. C. C.	Rs. As. P.	Rs. As. P.
1	1383	Chur Nubeepoorah ...	1,536 12 15	924 0 0	1848 0 0
2	1398	„ Gayeegunge ...	283 4 4	155 0 0	310 0 0
3	1435	„ Lamchu Deguldee ...	369 11 12	225 0 0	450 0 0
4	1504	Talook Ashker Mahomed, in Pergunnah Kanchenpore ...	126 19 4	54 0 0	108 0 0
5	1505	Talook Quah Rajah, in Pergunnah Kanchenpore ...	31 11 3	15 0 0	30 0 0
6	1506	Talook Jamal Khosaul, in Pergunnah Kanchenpore ...	21 0 0	11 0 0	22 0 0
7	1507	Talook Syed Abdoolshaha, in Pergunnah Kanchenpore ...	8 15 9	3 0 0	6 0 0
8	1513	Chur Alga alias Bangaree ...	1,405 15 13	454 0 0	908 0 0
9	1518	„ Kalee Talook, Mahomed Rajah ...	504 19 9	178 0 0	356 0 0
10	1546	„ Roopapoor Sonapoor ...	890 0 0	82 4 0	164 8 0
11	1602	„ Ramtunno ...	711 0 0	169 0 0	338 0 0
12	209	Talook Shaida Gazee, Pergunnah Kan- chenpore ...	117 11 2	35 0 0	70 0 0

H. HANKEY,

Collector.

BHULLOOAH COLLECTOR'S OFFICE, }

The 17th February 1863.

ADVERTISEMENT OF SALE.

NOTICE is hereby given, that the Zemindary right of Government to the several Khas Mehals, situated in the District of Shahabad, and mentioned in the Statement herewith annexed, will be put up to sale, under orders of Government, in the Shahabad Collectorate, on Tuesday, the 5th May 1863, corresponding with the 2nd Jeth 1270 P. S.

The Purchasers of such Mehals will be subject to the Conditions laid down below :—

CONDITIONS OF SALE.

1st.—Estates to be sold, with the Sudder Jumma entered against each below, to the highest bidders above the upset price.

2nd.—The sale to be subject to existing leases and to the right conferred by the Settlement proceedings and laws in force, and Purchasers to be bound to respect the rights of resident cultivators who have signed the Jummaabandee made by the Revenue Authorities.

3rd.—If the amount of purchase money do not exceed 100 Rupees, the whole amount is to be paid down at once.

4th.—If the amount of purchase money exceed 100 Rupees, a deposit to be at once made of Rupees 25 per cent. upon the amount bid; the same to be forfeited to Government and the sale cancelled if the whole amount of purchase money be not paid by noon of the 15th day after the sale, reckoning the day of sale as one, and the Mehal will again be put up to sale at the risk of the former Purchaser.

Number.	Towjee Number.	Names of Mehals and Pergunnahs.	Area.	Sudder Jumma.	Upset Price.	REMARKS.
			B. C. C. K.	Rs. As. P.	Rs. As. P.	
1	4160	Noar Araree Baricha, Pergunnah Peeroo	2,783 7 15 0	3,180 0 0	6,360 0 0	Authorized to be sold in Board's Order No. 81, dated 29th July 1862.
2	2912	Arazeo Inglis Mansagar, Pergunnah Peeroo	127 11 19 0	166 0 0	332 0 0	
3	4149	Moheem alias Burkagoon, Pergunnah Peeroo	2,121 8 10 0	1,870 0 0	3,740 0 0	
4	4150	Soormanah, Pergunnah Peeroo	229 13 3 10	150 0 0	300 0 0	
5	4151	Gahurooah, Pergunnah Peeroo	686 16 8 0	810 0 0	1,620 0 0	
6	4152	Kurnow, Pergunnah Peeroo	1,033 10 17 15	1,310 0 0	2,620 0 0	
7	4156	Basowree, Pergunnah Peeroo	1,008 15 17 15	1,630 0 0	3,260 0 0	
8	4157	Katur and Padoomdeehra Patulwah, Pergunnah Peeroo	2,340 6 10 0	1,310 0 0	2,620 0 0	
9	4072	Puchma Bilharee, Pergunnah Peeroo	992 12 19 0	571 0 0	1,142 0 0	Authorized to be sold in Board's letter No. 295 of 2nd November 1862.

SHAHABAD COLLECTORATE, }
The 19th November 1862. }

S. C. BAYLEY,
Offg. Collector.

ADVERTISEMENT OF SALE.

NOTICE is hereby given, that the Zemindary right of Government to the several Khas Mehals, situated in the District of Shahabad, and mentioned in the Statement herewith annexed, will be put up to sale, under orders of Government, in the Shahabad Collectorate, on Monday, the 25th May 1863, corresponding with the 22nd Jeth 1270 P. S.

The Purchasers of such Mehals will be subject to the Conditions laid down below:—

CONDITIONS OF SALE.

1. Estates to be sold, with the Sudder Jumma entered against each below, to the highest bidder above the upset price.
2. The sale to be subject to existing leases and to the right conferred by the Settlement proceedings and laws in force, and Purchasers to be bound to respect the rights of resident cultivators who have signed the Jumma-bundee made by the Revenue Authorities.
3. If the amount of purchase money do not exceed Rupees 100, the whole amount is to be paid down at once.
4. If the amount of purchase money exceed 100 Rupees, a deposit to be at once made of Rupees 25 per cent. upon the amount bid; the same to be forfeited to Government and the sale cancelled if the whole amount of purchase money be not paid by noon of the 15th day after the sale, reckoning the day of sale as one, and the Mehal will again be put up to sale at the risk of the former Purchaser.

Number.	Towjee Number.	Names of Mehals and Pergunnahs.	Area.	Sudder Jumma.	Upset Price.	REMARKS.
			B. K. G. Ch.	Rs. As. P.	Rs. As. P.	
1	4158	Sownah, Pergunnah Peero	462 11 6 0	775 0 0	1,550 0 0	} Confiscated Estates of Koer Singh, authorized to be sold in Board's Order No. 81, dated 29th July 1862.
2	4159	Jumoree, " ...	594 9 15 0	810 0 0	1,620 0 0	
3	4161	Runnee, " ...	773 19 2 0	921 0 0	1,842 0 0	
4	4162	Sickreer, " ...	1,263 3 10 11	960 0 0	1,920 0 0	
5	4163	Narainpoor Talooka, Pergunnah Peero ...	1,783 3 9 0	2,150 0 0	4,300 0 0	
6	4164	Dhaindah, Pergunnah Peero ...	385 15 2 0	370 0 0	740 0 0	} Old Government Khas Mehals.
7	4165	Warispoor, <i>alias</i> Daree Deeh, Pergunnah Peero	1,062 12 19 0	825 0 0	1,650 0 0	
8	4166	Nowaon, Pergunnah Peero	560 15 5 0	740 0 0	1,480 0 0	
9	4167	Koosmee Samee, Pergunnah Peero ...	702 19 13 0	326 0 0	652 0 0	
10	2152	Oosnah, Pergunnah Sasseram ...	603 15 18 0	277 0 0	554 0 0	
11	2159	Utwulleeah, Pergunnah Sasseram ...	342 4 11 0	286 0 0	572 0 0	} Resumed Invalid Jagheers authorized to be sold in Board's Order No. 105, dated 9th September 1862.
12	2267	Purraree Kullan, Pergunnah Sasseram ...	671 15 13 0	415 0 0	830 0 0	
13	3324	Sickureeah Line, Pergunnah Dunwar ...	104 9 1 0	60 0 0	120 0 0	
14	2804	Arazee Inglis Pahlwan Sing appertaining to Chandee, Pergunnah Dunwar ...	29 16 0 0	26 0 0	52 0 0	
15	2807	Aazee Inglis Bodhee Sing appertaining to Chandee, Pergunnah Dunwar ...	28 18 16 0	36 3 0	72 6 0	

SHAHABAD COLLECTORATE, }
The 19th November 1862. }

S. C. BAXLEY,
Officiating Collector.

ADVERTISEMENT OF SALE.

NOTICE is hereby given, that the Zemindarry right of Government to the several Khas Mehals, situated in the District of Bhaugulpore, and mentioned in the Statement hereunto annexed, will be put up to sale, under orders of the Board of Revenue, No. 24, dated 10th February 1863, and Commissioner's No. 847, dated 19th February 1863, at the Bhaugulpore Collectorate, on Monday, the 20th April 1863, corresponding with the 16th Bysakh 1270 F. S.

The Purchasers of such Mehals will be subject to the Conditions laid down below :—

CONDITIONS OF SALE.

1st.—Estates to be sold, with the Sudder Jummas entered in the annexed Statement against each Mehal, to the highest bidder above the upset price.

2nd.—The sale to be subject to existing leases and to the right conferred by the Settlement proceedings and laws in force, and Purchasers to be bound to respect the rights of resident cultivators who have signed the Jumma-bundee made by the Revenue Authorities.

3rd.—If the amount of purchase money do not exceed Rupees 100, the whole amount is to be paid down at once.

4th.—If the amount of purchase money exceed Rupees 100, a deposit to be at once made of Rupees 25 per cent. upon the amount bid; the same to be forfeited to Government and the sale to be cancelled if the whole amount of purchase money be not paid by noon of the 15th day after the sale, reckoning the day of sale as one, and the Mehal will again be put up to sale at the risk of the former Purchaser.

5th.—The Purchaser will, in addition to the Sudder Jumma of the Estate, be bound to pay one per cent. for the construction of roads and improvement of communications. This sum will be leviable in the same manner as other arrears of Revenue.

Number.	Number of Towjee.	Names of Mehals and Pergunnahs.	Area.	Sudder Jumma.	Upset Price.	REMARKS.
			B. C. Ch.	Rs. As. P.	Rs. As. P.	
1.	44	Ghat Fowjdar, Pergunnah Jumoonce ...	209 12 12	2 1 0	4 2 0	
2.	3055	Lowaris Jagcer Maniksing Havildar, Pergunnah Chye, Thannah Bijoye ...	34 5 9½	4 10 0	9 4 0	
3.	2590	Amanut Lands, Thannah Sultanabad, Pergunnah Colgong ...	619 0 0	* 78 12 6	156 0 0	* This includes 12 annas 6 pie on account of one per cent Road Fund.
4.	2086	Amanut Sircar, Thannah Ugerpoor, Pergunnah Bhaugulpore ...	97 5 15	† 11 1 9	22 0 0	† This includes 1 adna 9 pie on account of one per cent Road Fund.
5.	2555	Amanut Sircar, Thannah Mohunpore, Pergunnah Bhaugulpore ...	184 3 9½	92 0 0	184 0 0	
6.	119	Amanut Sircar, Thannah Sakree Gully, in Gudaegungo, Pergunnah Jumoonce ...	75 12 10	2 1 0	4 2 0	
7.	2568	Amanut purchased and Girdline, Thannah Nawangong, Pergunnah Chye ...	702 11 13	69 4 0	138 8 0	
8.	2716	Lawarsee land of Lall Mohamed, &c., Thannah Nawangong Pergunnah Chye ...	175 1 0	‡ 16 2 6	32 0 0	‡ Includes 2 annas 6 pie on account of one per cent Road Fund.
9.	2295	Jagcer Chaet Sing Subadar, Thannah Oodhwa Nallah Pergunnah Kankjole ...	23 0 0	§ 2 0 4	4 0 0	§ Includes 4 pie on account of one per cent Road Fund.
10.	2573	Thannah Bijoye, Pergunnah Chye ...	1778 3 17	200 0 0	400 0 0	
11.	2672	Thannah Mohunpore, Pergunnah Bhaugulpore ...	857 1 9½	131 4 10	262 8 0	Includes 1 Rupee 4 annas 10 pie on account of one per cent Road Fund.

H. ALEXANDER,
Officiating Collector.

BHAUGULPORE COLLECTORSHIP, }
The 9th March 1863.

Statement of the Affairs of the Bank of Bengal for the Week ending 8th April 1863.

LIABILITIES.		ASSETS.	
Rs.	A. P.	Rs.	A. P.
Provisional Capital paid up	1,00,00,000 0 0	Government Securities Investment No. 1	16,72,163 3 7
Reserve Fund	18,45,415 15 8	Loans on Government Securities at Head Office and Branches	80,31,830 0 0
General Treasury Balances at Head Office	18,26,23,005 6 5	Accounts of Credit on ditto	5,09,207 12 9
Ditto at Branches	22,21,008 19 2	Merchandise Bills discounted at ditto	84,37,109 4 10
Other deposits at Head Office and Branches	2,55,11,614 2 7	Dead Stock ditto	2,22,008 2 11
Bank Post Bills, &c.	2,11,67,137 11 2	Stamps ditto	8,647 1 0
Bank Notes outstanding	4,00,183 13 9	Banker's Balances	35,508 8 6
Sundries	16,34,519 0 0	Sundries	5,18,023 15 5
	15,27,650 2 4		1,93,84,298 0 7
		Treasury Reserve in Coin at Head Office	Rs. 1,07,20,300 9 8
		Ditto at Branches	9,01,250 12 2
		Ditto invested in Government Securities and claims against Government	Rs. 1,07,20,300 9 8
		Bank's Reserve in Notes at Head Office	Rs. 78,01,040 0 0
		Ditto in Silver	1,41,38,750 3 11
		Ditto in Notes at Branches	12,90,060 0 0
		Ditto in Silver	31,75,511 6 5
			2,01,00,861 10 4
			41,63,471 6 5
			6,59,74,365 13 0

Rupees

By Order of the Directors,

Geo. DICKSON,
Secretary and Treasurer.D. Woods,
Chief Accountant and Deputy Secretary.

Rupees

PURSUANT to an Order of the High Court of Judicature at Fort William in Bengal, in its ordinary original Civil jurisdiction, made in the matter of the Estate of William Amys Rolfe, deceased, the Creditors of the said William Amys Rolfe, late a Surgeon in the Service of the Hon'ble East India Company, on their Bengal Establishment, who died on or about the month of August one thousand eight hundred and fifty-seven, are, by their Solicitors, on or before the thirty-first day of March next, to come in and prove their debts before the Hon'ble Sir Mordaunt Lawson Wells, one of the Judges of Her Majesty's High Court of Judicature at Fort William in Bengal, at the Court House, in Esplanade Row, or before such other of the Judges of the said High Court as may be then sitting on references, or in default thereof they will be peremptorily excluded from the benefit of the said Order. Wednesday, the fifteenth day of April one thousand eight hundred and sixty-three, at ten o'clock in the forenoon, at the said Court House, is appointed for hearing and adjudicating upon the claims.

Dated this 28th day of February 1863.

R. BELCHAMBERS,

Registrar.

SANDES, STACK AND CO.,

Solicitors for the Plaintiff.

Notice.

THE Partnership heretofore existing between HERSCHELL DEAR and ALEXANDER CHRISTIAN as Railway Contractors and Timber Merchants having been dissolved by mutual consent on the 30th day of June last, the undersigned is prepared to execute orders for Timber of every description by contract.

ALEXANDER CHRISTIAN.

MONGHYR,
The 27th October 1862.

H. DEAR & Co.,
TIMBER MERCHANTS.

THE above Firm is prepared to undertake the supply of Sleepers or Timber to Railway Companies or other parties.

For the last 11 years the Firm has successfully carried out very heavy engagements with the East Indian Railway Company, as also with the Government of India, and has still extensive Contracts with both for Timber and Sleepers.

H. DEAR & Co.

MONGHYR,
The 27th January 1863.

For Sale.

THE Mehals of Pergunnah Roekunpore to the west of the Phangirruttee, situated in Zillah Moorshedabad. For particulars apply to James Cockburn, Esquire, Rampore Beaulah, or to Jardine Skinner and Co., Calcutta.

JARDINE, SKINNER AND CO.,
Managing Agents of B. Watson and Co.

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of Joseph Frizzoni, of Boituckhannah, in Calcutta, lately carrying on business at Allahabad, North-Western Provinces, as Merchant and Building Contractor in the East Indian Railway in co-partnership with Mr. E. Durrant, an Insolvent. } Notice, that an application for an *ad interim* protection order has been this day made by the said Insolvent, and that such application will be heard and disposed of by the Acting Commissioner of the Insolvent Court on Friday, the 17th day of April instant, at the hour of 10 o'clock in the forenoon.

“Any Creditor of the said Insolvent desirous of opposing such application must appear before the said Court at the time and place aforesaid.” Insolvent in person.

Chief Clerk's Office, the 10th April 1863.

Bengal River Steam Company
“Limited.”

NOTICE is hereby given, that the General Half-yearly Meeting of Shareholders of this Company will be held on Monday, the 20th instant, at 4 o'clock in the afternoon, at the Company's Office, 2, Fairlie Place, for the purpose of passing the Accounts and declaring a Dividend.

By Order of the Directors,

JOHN BORRADAILE AND CO.,
Secretaries.

North-West Indigo Association
“Limited”

THE First Ordinary Yearly General Meeting of the Association will be held at the Registered Office of the Association, No. 2, Mission Row, on Wednesday, the 15th instant, at 12 o'clock, when the Report of the Directors and the Accounts for the past year will be submitted.

S. T. BALMER,
Secretary.

East India Tea Company “Limited.”

THE adjourned General Meeting of Shareholders will be held on Wednesday, the 15th instant, at noon, at the Registered Office, No. 14, Strand.

By Order of the Directors,

H. E. BRADDON,
Acting Secretary.

The 6th April 1863.

Central Assam Tea Company “Limited.”

NOTICE.

THE adjourned Half-yearly General Meeting will be held at the Office of the Company on Monday, the 20th instant, at noon.

By Order of the Directors,

J. H. ALLEN,

Managing Director and Secretary.

CALCUTTA,
The 2nd April 1863. }

Lost,

IN transit, the Second-half of a Bank of Bengal Note, No. 27299A, for Rupees 10.

Lost,

THE Right-hand half of Government Currency Note, No. ^A02650, for Rupees 100, payment of which has been stopped at the Bank.

Lost,

THE Right-hand half of a Bank of Bengal Note, No. 14247, for Rupees 10. Payment stopped.

Lost,

FIRST-half of Government Currency Note, No. ^A36283, for Rupees 50. Payment stopped.

Lost,

BENGAL KOOBOOLETS relating to two Gardens called “Albian Lodge” and “Selimah,” situate at Seebpore. The undersigned will reward the party who will be able to find them.

MOHUN CHUNDER ROY CHOWDRY.

SJORJIE COOMAR ROY CHOWDRY.

The 10th April 1863.

**NOTICES issued by the
POST-MASTER of CALCUTTA.**

No. 246.

The 9th April 1863.—Notice is hereby given, that the Mails for Penang, Singapore, and Hong-Kong, for transmission per Steamer *Lightning*, will be closed at this Office on Wednesday, the 15th instant, at 6 P. M.



The Calcutta Gazette.

WEDNESDAY, APRIL 15, 1863.

Government of Bengal.

LEGISLATIVE DEPARTMENT.

THE following Act of the Lieutenant-Governor of Bengal in Council received the assent of His Honor on the 10th March 1863, and having been assented to by His Excellency the Governor General, is hereby promulgated for general information:—

Act No. III of 1863.

An Act to regulate the Transport of Native Laborers to the Districts of Assam, Cachar, and Sylhet.

WHEREAS it is expedient to regulate the passage and transport of native laborers, from or through the Provinces subject to the Government of Bengal, to the Districts of Assam, Cachar, and Sylhet; and also to regulate the manner of engaging and contracting with native inhabitants of the said Provinces to proceed to the said Districts for the purpose of laboring for hire; It is enacted as follows:—

I. From and after the first day of May 1863, Laborers shall be engaged to proceed to Assam, &c., and shall be conveyed there only under this Act. who ever shall, otherwise than under the provisions of this Act, engage any native inhabitant of India in any of the Provinces subject to the Government of Bengal to proceed to any or either of the Districts of Assam, Cachar, or Sylhet for the purpose of laboring there for hire; and whoever shall, otherwise than under the provisions of this Act, convey any native inhabitant of India through any of the said Provinces to any or either of the Districts aforesaid for the purpose of laboring there for hire, shall be liable to a fine not exceeding two hundred Rupees for every person so engaged or conveyed, and in default of payment of such fine shall be liable to imprisonment for a term not exceeding six months. Provided always that nothing in this

Penalty. Proviso
shall apply to any engagement made in any or either of the said Districts of Assam, Cachar, and Sylhet.

II. For the purposes of this Act it shall be lawful for the Lieutenant-Governor of Bengal to appoint Superintendents of Labor Transport and Medical Inspectors of Laborers.

Superintendents of Labor Transport, and Medical Inspectors of Laborers, at any places where he may think proper: provided that, whenever any Superintendent or Medical Inspector shall be appointed, the Lieutenant-Governor of Bengal shall, by Notification in the Calcutta Gazette, define the local limits within which such Superintendent or Medical Inspector shall exercise the powers and authority conferred on him by this Act. When such local limits shall have been so defined, no other Superintendent or Medical Inspector shall within those limits exercise any of the powers vested in a Superintendent or Medical Inspector by this Act.

III. It shall not be lawful for any person, who is not duly licensed as a Contractor or Recruiter as hereinafter provided, to engage or induce, save through or by the Agency of a licensed Contractor, any native inhabitants of India to proceed to the Districts of Assam, Cachar, or Sylhet for the purpose of laboring for hire. Any person, other than a Contractor, licensed as hereinafter provided, who shall enter into

Penalty. any contract or agreement to supply any such native inhabitants for the purpose of laboring for hire in those Districts or any or either of them, and any person other than a Recruiter, licensed as hereinafter provided, who shall enter into any contract or agreement to engage or induce, or shall attempt to engage or induce, any such native inhabitants to proceed to any of those Districts for the purpose aforesaid, shall be liable for each offence to a fine not exceeding one thousand Rupees, and in default of payment thereof to imprisonment for a term not exceeding six months.

IV. It shall be lawful for any Superintendent appointed under this Act to grant to such persons as he may think fit licenses, in the form set forth in Schedule (A) to this Act annexed, to act as Contractors for

engaging or supplying persons for the purpose of laboring for hire in the Districts of Assam, Cachar, and Sylhet, or any or either of them. For every such license a fee not exceeding one hundred Rupees (the amount of which shall from time to time be fixed by the Government of Bengal) shall be paid to the Superintendent granting the same; and every such license shall be in force for one year and no longer.

V. Every Contractor licensed under this Act shall, if called on to do so by the Superintendent by whom he is licensed, establish a depôt in a place to be approved of by such Superintendent. Every such depôt shall be kept up by the Contractor for the reception of laborers to be supplied or forwarded by or through him. All such laborers shall, on their arrival at or in the neighbourhood of the depôt so established by the Contractor by, through, or for, whom they have been engaged or forwarded, be at once taken to, and received into, it, and shall be entitled to receive in such depôt, at the expense of such Contractor, suitable lodging, food, clothing, and medical attendance, until such laborers shall be declared by the Superintendent to be no longer entitled thereto. Every such depôt as aforesaid shall be under the supervision of the Superintendent, and shall be open to his inspection and to the inspection of the Medical Inspector at all times, and shall be managed and regulated by the Contractor in accordance with such rules as the Superintendent may, with the sanction of the Lieutenant-Governor of Bengal, from time to time lay down in that behalf.

VI. It shall be the duty of every Contractor to afford such information to the Superintendent by whom he is licensed, and to make such returns and reports to him, as such Superintendent may from time to time require.

VII. It shall not be lawful for any person, whether a licensed Contractor or otherwise, to employ any person, not duly licensed as hereinafter provided, to act as a Recruiter or Agent in inducing or engaging natives of India to proceed from or through any of the Provinces subject to the Government of Bengal, to the Districts of Assam, Cachar, or Sylhet, as laborers for hire.

VIII. It shall be lawful for any Superintendent to grant to such persons as he may think fit licenses, in the form set forth in the Schedule (B) to this Act annexed, to act as Recruiters for engaging or inducing persons to proceed to the Districts of Assam, Cachar, or Sylhet for the purpose of laboring for hire. For every such license a fee not exceeding sixteen Rupees (the amount of which shall from time to time be fixed by the Government of Bengal) shall be paid to the Superintendent granting the same, and every such license shall be in force for one year and no more.

IX. It shall be lawful for any Superintendent, in case of misconduct on the part of a Contractor or Recruiter, to cancel any license which he may have granted to such Contractor or Recruiter.

X. Every person holding a license as Recruiter shall wear a badge having legibly inscribed on it, in the Oordoo and Bengallee languages, the name of the District or Districts to which he is licensed to engage laborers to proceed.

No Recruiter shall engage or attempt to engage laborers in any District of the said Provinces or in the Town of Calcutta without having first exhibited his license to a Magistrate in such District or Town and obtained the countersignature of the Magistrate thereupon. Such countersignature shall be given, provided that the license is in force at the time.

XI. Every native inhabitant of India who shall in any place within the said Provinces, other than the Town of Calcutta, enter into any engagement with a Recruiter to proceed to the Districts of Assam, Cachar, or Sylhet for the purpose of laboring for hire, shall, when called on by the Recruiter so to do, appear with the Recruiter before any Magistrate in the District within which the engagement was entered into. Upon so appearing, the Recruiter shall state to the Magistrate to what depôt he intends that the laborer shall proceed, and the Magistrate shall thereupon examine the laborer with reference to his engagement, and if it appears that he comprehends the nature of the engagement he has entered into, and that he is willing to fulfil the same, the Magistrate shall register the name of such laborer and the depôt to which it is intended he shall proceed, in a book to be kept for the purpose in such form as the Lieutenant-Governor of Bengal shall prescribe: but if the Magistrate shall be of opinion that such person does not comprehend the nature of his engagement or that he has been induced to enter into it by fraud or misrepresentation, he shall refuse to register the name of such person. An authentic copy of every registration made under this Section shall be forthwith forwarded by the Magistrate to the Superintendent within the local limits of whose authority the depôt to which such registration relates is situated.

Copy of Register to be sent to the Superintendent.

XII. Every native inhabitant of India who shall, in the Town of Calcutta, enter into any engagement with a Recruiter to proceed to the Districts of Assam, Cachar, or Sylhet, for the purpose of laboring there for hire, shall within forty-eight hours of making such engagement appear with the Recruiter before the Superintendent having authority in the said Town. Upon so appearing the Recruiter shall state to the Superintendent to what depôt he intends that the laborer shall proceed, and the Superintendent shall thereupon examine the laborer with reference to his engagement, and if it appears that he comprehends the nature of the engagement he has entered into and that he is willing to fulfil the same, the Superintendent shall register the name of such laborer and the depôt to which it is intended he shall proceed, in a book to be kept for the purpose in such form as the Lieutenant-Governor of Bengal shall prescribe: but if the Superintendent shall be of opinion that such person does not,

comprehend the nature of his engagement, or that he has been induced to enter into it by fraud or mis-representation, he shall refuse to register the same of such person.

XIII. Every Recruiter who shall forward or send any laborer from the District or Town in which he has entered into any engagement, or who shall induce or knowingly permit any laborer to leave such District or Town, for the purpose of proceeding to the Districts of Assam, Cachar, or Sylhet without the laborer being duly registered as provided in Sections XI and XII of this Act, and every Recruiter who shall forward or send any laborer or shall induce or knowingly permit any laborer to proceed to any depôt other than the depôt registered under those Sections, shall be liable to a fine not exceeding two hundred Rupees for every laborer so forwarded or sent or induced or permitted, and in default of payment of such fine to imprisonment for a term not exceeding six months.

XIV. The registered laborers engaged by any Recruiter shall, while proceeding to a depôt, be accompanied throughout the journey, either by the Recruiter himself or by a competent person appointed by him with the approval of the Magistrate by whom the laborers may have been registered. Every Recruiter by or through whom laborers may be forwarded to a depôt shall throughout their journey provide them with proper and suitable lodging and food. Whenever any such laborer shall not be so provided with lodging or food, the Recruiter shall, whether he accompanied the laborers in person or not, be liable to a fine not exceeding two hundred Rupees, and in default of payment of such fine to imprisonment for a term not exceeding six months.

XV. Every Contractor shall, within twenty-four hours after the arrival of any laborer at his depôt, give to the Superintendent a notice in writing of such arrival, which notice shall be in such form and shall contain such particulars as the Superintendent shall prescribe. Every laborer shall, as soon as may be after his arrival, be examined by the Medical Inspector, who shall give to the Superintendent a certificate of the state of health of every laborer examined.

XVI. If the Medical Inspector shall certify that any laborer is not in a state of health which warrants his proceeding to the Districts of Assam, Cachar, or Sylhet for the purpose of laboring, the Superintendent shall either order the Contractor, in whose depôt such laborer may be, forthwith to convey him back to the place at which he was registered, or shall order the Contractor to pay to the laborer such sum as shall to the Superintendent seem necessary to enable him to return there: and the Contractor if so ordered shall, without unreasonable delay, convey the laborer or cause him to be conveyed back to the place at which he was registered. On

failure of the Contractor for twenty-four hours to comply with an order of the Superintendent for the payment of such sum of money as aforesaid, it shall be lawful for the Superintendent to advance the same to the laborer, and every sum so advanced shall be recoverable by the Superintendent, with six per cent interest from the date of advance, from the Contractor on whose default it may be advanced, as money paid to the use of such Contractor: and no further proof shall be required by any Court in any such case than that the Superintendent gave the Contractor such order as aforesaid and that the Contractor for a space of twenty-four hours made default in complying therewith. Provided always that any laborer who from his state of health is, in the Medical Inspector's opinion, unfit to undertake the journey back to the place where he was registered, shall, in addition to his being conveyed back by or at the expense of the Contractor, be entitled to continue in the depôt and to be fed, clothed, and lodged there by and at the expense of the Contractor until such time as the Superintendent shall order otherwise.

XVII. The Superintendent shall examine separately each laborer, as soon as possible after his arrival at a depôt, as to the treatment that he has received on the journey to the depôt: and in case it shall appear that any laborer has suffered any ill-treatment on the journey, the Superintendent may cause him to be removed from the depôt. The Superintendent may thereupon order the Contractor, from whose depôt the laborer is removed, to pay him such a sum of money as to the Superintendent shall seem necessary in order to enable the laborer to return to the place where he was registered: and on failure of the Contractor to pay such sum within twenty-four hours of his being ordered to do so, the Superintendent may advance the amount to the laborer: and all the provisions of the last preceding Section as to sums advanced by the Superintendent shall be applicable, so far as the circumstances of the case will permit, to advances made by him under this Section.

XVIII. It shall not be lawful for any laborer to be conveyed from any depôt to the Districts of Assam, Cachar, or Sylhet for the purpose of laboring there for hire, unless he shall have first, in the manner hereinafter provided, entered into a duly registered contract with some person to serve such person there for a fixed period, which shall in no case exceed the term of five years. Every such contract shall be reduced to writing and shall specify the rate of wages the laborer is to receive, and shall contain such particulars and be in such form as the Lieutenant-Governor of Bengal shall prescribe.

XIX. Every contract entered into by a laborer shall, in the presence of the Superintendent, be signed in duplicate both by the laborer and by the person with whom he intends to contract or his Agent. Before the laborer signs the contract, the Superintendent shall personally explain it to him and shall satisfy himself that the laborer fully